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List of Witnesses from the Bombay Presidency examined (24th to 31st Days.) before the Royal Commission.

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# NOTE.

The numbering of the Questions is consecutive throughout. The sub-numbers in brockets correspond with the numbers in the printed sets of Questions marked A and B, which were issued to official and non-official witnesses respectively, and which will be found on pages v—xxxvii of this Volume.

ofm.

### QUESTIONS RELATING TO THE INDIAN CIVIL SERVICE.

### METHODS OF BECKUTWENT.

### (a) General.

- 1. What is your experience of the working of the present system of necruitment by open nompetitive examination for the Indian Civil Service? Do you accept it as generally satisfactory in principle?
- 2. In what respects, if any, do you find the present system faulty in detail, and what alterations would you suggest?
- 3. Is the system equally suitable for the admission of "Natives of India" and of other naturalborn subjects of His Majesty ? If not, what alteration do you recommend?
- The term "Natives of infilis" her been fadined in section 6 of the Government of Infis. Act, 1876 (33 Vist., a. 8), as including any persons here and denshilled within the Dennisans of His Minjesty in Infis. of pursues habitanily resident in Infis. and pet exhabital there for temperary purposes only; and the term has been see used throughout these questions.
- 4. Further, is any differentiation desirable between other classes of natural-born subjects of His Majesty ? If so, what do you propose ?
- 5. Do you consider that the combination of the open competitive examination for the Home and Colonial Civil Services with that for the Indian Civil Service is or is not to the advantage of Indian interests? Please give your reasons.
- interests? Interest Process give your resounts.

  6. If you do not consider this present system of recruitment by an open competitive examination to be satisfactory in principle, please state what alternative you would propose. Do you recommend a system have on any of the following principles:

  (a) Schrellon by herdmasters of rehoods approved or otherwise:

  - (b) Selection by anthorities in Universities approved or otherwise : (c) Nomination by headmasters or University authorities and selection under the orders of the Secretary of State:
  - (d) Combined nomination and examination:
  - (e) Any other method.
- (e) Any course mettoor.
  7. What is your empirice reporting a system of simulfaneous examination in India and in England, open in both cases to all natural-horn subjects of His Majesty?
  8. Are you is favour of holding this examination simulfaneously at any other centre or centres.
- within His Nighety's Dominions?

  3. What would be your opinion with regard to filling a fixed proportion of the vacanties: in the Indian Civil Service cadre by "Nativas of Luis" recraited by means of a separate carmination in India or by means of separate examinations in seek province or group of provinces in India ? If so,
- what proportion do you recommend?

  1. If you do not approve of simulateous or separate examinations in India, are you in favour of any yestem under which "Notice of India," would be selected in India to admission to the India of any system under when "Assures of their "would be essenced in Lands to summend so me future for "left free by means of (s) nomination; (b) combined nomination and examination; or (c) any other method? It so, please desembe inly what system you would recommend. In particular, of you consider it desirable that whatever the system, all classes and communities should be represented? If so, how would you give effect to this principle?
- 11 so, now would you give enect to loss primespace.
  11. If you are in above of a system for the part recruitment of the Indisa Civil Service by "Natives of India" in India, do you consider that "Natives of India" in bould still be eligible for appointment in England, or would you restite that legisle to other natural-horn enbject of His Majesty?
- majesty 12. Would you regard any system of selection in India which you may recommend for young men who are "Natires of India," as being in lies of, or as asyphemestary to, the present system of promoting to listed parts officers of the Provincial Civil Services? If the former, what alternation, if
- any, would you recommend in the conditions governing the Provincial Giril Barriers?

  13. Do you recommend my separate method of recruitment for the Judicial Branch of the Indian Giril Barriers? If so, placed describe the aream that you would propose.

  14. Are you estimed with the present desintion of the term \* Natires of Indian" in section 5 of the Indian Giril Barriers.
- 10. Arr you seased with the present common or the term "natures of India" in section 5 of the Government of India Act, 1870 (38 Vist, 6 3), as including "any person born and doministed "within the Dominicus of Lie Majesty in India, or parents habitably resident in India, and not "within the Dominicus of Lie Majesty in India, or parents habitably resident in India, and not "withing the Propers for temporary India and the Propers of the Properties of whether each persons are of namined. Indian descent, or of unnited European descent? If not, please state fully any proposals that you wish to make in regard to this matter.

### (b) Age Limits.

15. If the system of recruitment by open competitive examination in England is retained, please state the age limits that you recommend for candidates at such examination, giving your full reasons. Do you consider that the age limits should be fixed to attested candidates of the normal school-leaving. age in England, or candidates who have completed a University course, or candidates at an inter-mediate stage of cleancing?

† The principal changes in the age limits have been as follows :-

Yes	٠.	Ago limits at open competition.	Period of pentution in England.	age of selected captidates as east of year of straval or India.
1851—1857 1801—1865 1805—1868 1878—1894 1802—1865 1805—1965 Store 1986	1111111	 18-10 years 18-20 years 18-20 years on let March 17-20 years on let January 17-25 years on let January 17-25 years on let January 18-20 years on let January 18-20 years on let January 18-20 years on let January	True or there years' probation One year's probation Do,	184 - 23 184 - 23 184 - 23 284 - 23 284 - 30 284 - 30 284 - 23

### A.—Indian Civil Service.]

### METHODS OF RECEDITMENT-conf.

### (b) Age Limits-cont.

16. What is your experience of the relative merits of the candidates selected under varying age limits, particularly under the systems in force from 1878 to 1891 (age limits 17-19 years, tollowed by two or three years' probation at an approved University) and since 1891 (age limits 21—23 or 22—24 years, followed by one year's probation)?

What is your opinion regarding the suitability of the recent recruits to the Indian Civil Service ?

18. What is the most suitable age at which junier civilians should arrive in India?

13. (f) What ago limits for the open competitive examination in England would best suit cardinates who are "Nelives of India," and for what resons? (f) Do you recommend any differentiation between the ago limits for "Nelives of India," and for other natural-born subjects of His Majesty?

### (c) Subjects of Examination,

20. On what principle should the subjects for the open competitive examination be fixed? Do you neept the principle ladd down by Lord Manaulay's Committee in 1884, and since fallowed, dist
"the canaination should be of such a nature that ne candidate who may fail shall, to whatever
"calling he may devote himself, have any reson to regret the time and ishout which he had speak "in preparing himself to be examined," and that the object should be to secure, not specialists in any particular subject that may be useful in a subsequent Indian career, but the ordinary well-educated young man of the period?

Journal and the points.

21. Please examine the table in Appendix I to these questions, which shows the various phases
of the authorized syllabus of the open competitive examination, and state what changes, if any, acc,
in your option, desirable, differentiating between the cases of confidence (s) of subsol-leaving age

and (b) of University-leaving age?
22. Is any differentiation in the embjects for the examination desirable between candidates who are "Natives of India" and other candidates? If so, please state them and give reasons.

# (d) Statutory Regulations.

28. Do you consider it necessary that certain posts should be reserved by statute for officers 28. Do you consider is necessary that certain peets should be reserved by started for officers recruited to the inflain Ciril Service, und, if is, what posts and for what reasons? Flowes state in detail what alterations (if any) you recommend in the folk-dule of the Indian Ciril Service Act of 1881 (24 and 25 Vint., a b.), Attention is invited to the provisions of the Indian Ciril Service Act, 1861 (24 and 25 Vint., a b.), and of the Government of India Act, 1870 (38 Vint., a 3), reproduced a Appendices II and III to these questions.]

34. Do you consider that a minimum proportion of Muropout subjects of His Majosty should be unplayed in the higher posts of the Ciril Administration? If so, overhal preparation the past indunied in the Indian Ciril Service codes do you consider that "Natives of India" might, under assent annithment, recessify in a chairful Service code of you consider that "Natives of India" might, under assent annithment, recessify in a chairful Service code of you consider that "Natives of India" might, under

present conditions, properly be admitted? questic offundation, grophic yes animated in 25. De year occupit expectation of India's are recorded publicly through the medium of an appearance of India's are recorded publicly through the medium of an appearance of India's are provided in India's in a conscious or allow with roles Indiand maker the aprovisions of section of the Government's India's, as accordance of their with roles Indiand maker the approximate of section of the Government's India's Act, 1577 (33 Figs., p. 3), or with the provision of the Indian (Irif) Service Act, 1801 (24 and 28 Vict., a. 54)? De you recommend any alternations

of the annual term are to accept the first of the first of the first system, and, if so, what?

28. Give a list of the "Netives of India" now serving in your province who were rescuited to the Indian Civil Service by means of open compelition in Degland, etailing in what year, they were the first of the content of the first open and the first open are the first open are the first open and the first open are the first open and the first open are the first open are the first open are the first open and the first open are t

admitted, in which posts they are now serving, and their present rate of salary.

27. Have the "Natives of India," nevertied by means of 8 pon competition in Bugiand, proved, no the strenger, are efficient as the Monopan members of the Indian Cityl Service of the same standing and recruited in the same manner? Has it been found possible and expedient to employ them in all branches of the Administration, whether on excentive or judicial duties

28. Do you consider that the eld system of appointment of "Statutory Civilians" under the Statute of 1870 should be revived and, if so, what methed of recruitment would you recommend?

# (e) Mixed Commissions,

29. What experience have you had of military or other officers who have been specially recruited in India to fill Indian Civil Service posts, and how many such officers are employed in your province? Please distinguish in your reply between (a) military officers, and (b) others; and give details of the latter.

30. Have such officers proved on the average as efficient as members of the Indian Civil Service filling posts of similar responsibility? Has it been possible and expedient to employ them in all

braceles of the Administration, whether on exceeding or judicial duties, or compared to unjudy count it among the second of the control of the second of the

32. Do you consider that such a system abould be restricted to the recruitment of military officers or extended to the recruitment of selected officers from other Indian services?

# (f) Listed Posts, etc.

33. Please now refer to the rules, dated 25th August 1919, made in exercise of the powers conterred by section 6 of the Government of India, Act, 1370 (33 Vict., c. 3), and reproduced as Appendix IV, and to the statement in Appendix V to these questions, showing the number of offices,

[A.—Indian Civil Service.

### METHODS OF RECHUITMENT-conf.

# (f) Littled Posts, etc.—cont.

places, and appointments, commonly known as listed posts, ordinarily held by members of the Indian Civil Service, to fill which it has been declared that members of the Provincial Civil Service can properly be appointed; and say whether the figures given are correct for your province.

34. Are all the posts thus listed ordinarily and regularly filled by "Natives of India"? If not,

please state for the last five years to what extent there has been any failure to work up to the anthor-

pages store to the last of years have been such as the last fire years have those listed posts been filled—(a) by members of the Provincial (Sill Service; (5) by other "Natives of India"? Please give the names

and positions of the latter, if any,

36. Has the power to fill one-quarter of the listed posts with "Natives of India" other than members of the Provincial Civil Service or Statutory Civilians been ordinarily and regularly exercised? If not, can you give the reasons for this, and do you think it advisable that the power should be utilised and in what directions? 87. Does the system by which most of the inferior listed posts are merged in the Provincial

Civil Service give satisfaction—(a) to the members of the Provincial Civil Service; and (b) to the public interested in this question; and what advantages, if any, does this arrangement possess?

38. Is the class of posts listed suitable? If not, in what directions would you suggest any

changes and why? 89. Have the officers of the Provincial Civil Service, selected to fill listed posts, proved on the

average as efficient as members of the Innian Gwil Service filling posts of similar responsibility, and has it been found possible and expedient to employ them in all branches of the Administration?

40. Please more turn to the Lozian Gwil Service 44, 1881 (24 & 25 Vint., a 64, which will be found in Appendix II to these questions, and say how many "Metives of India" have been appearance for the contraction of the contraction o permanently to posts in your province under its provisions during the last five years, giving names

and the nature of the posts so filled 41. Are there any other ways in which "Natives of India" are appointed to your province to

Civil Service posts? If so, please give details of the same

42. Please add such remarks as you may desire to offer on any points relating to the system of recruitment for Indian Civil Service posts which are not covered by your answers to the foregoing questions.

### Systems of Training and Propartion.

### (a) Probation,

43. What is your experience of the results of the existing system under which successful candidates in the open competitive examination are required to undergo a probationer's course of

communication in the long-relative examination are required on intergraph propagations of contents in intertwinion in England? Do por recommend the continuous on shelltion of this system? 4. What should be the drustion of the probationer's course in England (a) under the present system of the open competitive examination, (b) under any modification of that system recommended

46. Do you consider it desirable that probationers should be required to spend their period of probation in England at an approved University?

46. If so, do you advise the selection of one or more Universities for this purpose and for what ressons ? 47. Do you consider that probationers should receive allowances during their period of probation?

If so, please give the scale and conditions that you recommend. 48. If you do not advise attendance at an approved University during the period of probation

in England, what alternative course of study do you resonanced?

49. Would it, in your opinion, be desirable to establish a separate institution in England for

this purpose, and, if so, under what conditions in England, do you accept the principle laid down by Lord Bacullay's Committee in 1885, that secondal enablates in England, do you accept the principle laid down by Lord Bacullay's Committee in 1885, that secondal candidates in the open competition should by north measures a continuous in continuous in construction and the second of the considered as buying finished their general education and that their feature statics about 30 s and as have a special tendency to fit them for their calling 3D Dos your answer apply equally to continuous dates who pees the open competitive examination after leaving school and to below who do so offer completing a University course?

51. Please examine the statement printed as Appendix VI to these questions showing the conress of studies prescribed for probationers in 1891 and 1912, and state what alterations (if any) you desire to recommend in the present course (a) under the cristing system of the open competitive examination, and (b) under any modification of that system recommended by you.

assumation, and (the last section of the last section as to the desimbility during the period of probation of (i) compaisors attachance at Law Courte in Baghand and reporting of cases; (ii) the teaching of Colombic and the section of the compaisors attaching of the grammar latin addition to the general principles of jurisprenders; (iii) the teaching of the grammar latin and the latin addition to the general principles. Dunial Law in addition to one general parameters on purspersences; (any one recoming or any grammar and text-books of Indian languages with or without any attempt at acolloquial instruction; (iv) the teaching of (of Indian Geography, (b) Political Economy, (c) Accounts.

33. Do you consider that the probationer's course of instruction can best be spent in England or

in India?

54. What is your opinion of a proposal to start at some switchle place in India a college for the training of probationers of the Indian Civil Service and possibly of other Indian services recruited in. England?

### A.-Indian Civil Service.]

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### Systems of Training and Propation-cont.

# (a) Probation-cont.

55. What is your opinion of a proposal that each Provincial Government should arrange for the training of prohationers by suitable courses of instruction for the whole or portions of the first two-

years of service at some suitable centre ? 56. In the report of the Treasury Committee appointed to consider the organisation of Oriental-Studies in London (1909), the view is taken that the preliminary training in Oriental languages and in law required by probationers can be given better in England than in India, because of the difficulties which junior civilians would experience in learning these subjects in India, the lack of good teachers

in Indian district head quarters, the difficulty of even good Indian teachers appreciating the Europeanstudent's point of view, and the difficulty of ardnous study in a tropical climate. Do you consider that these objections could be met by a suitable scheme of instruction in India? 57. If you have recommended the introduction of any scheme of direct retruitment in India for-"Natives of India," whether in lieu of or supplementary to the system of recruitment in England,

please state what system of probation you recommend for such officers.

58. In particular, if a period of probation is recommended for such officers, do you advise that it.

should be passed in England or in India?

99. Do you consider that any differentiation is necessary during the period of probation between the course of study for probationers who are "Natives of India" and the course preserved for their stutus-born subjects of Ilis Majesty? J. Hos, plesse state the special arrangements that you. recommend ?

# (b) Training.

60. Are you satisfied with the present arrangements for the training of junior members of the-Indian Civil Service after they have taken up their appointments in India? If not, what change should, in your opinion, be introduced ?

61. Is the existing system of departmental examinations suitable, and if not, what change do you.

recommend?

62. Do you consider that there has been any deterioration in the knowledge of the Indian languages possessed by members of the Indian Civil Service? If so, what are the causes? Are you satisfied that European members of the Indian Civil Service attain to an adequate proficiency in the

study of the Indian languages, and if not, how could this best be remedied?

68. Do you recommend any changes in the rules for the encouragement of the study of Oriental

In the control of the to the Bar, reading in barristors' chambers or other), and what conditions do you propose?

65. Do you recommend any special course of study in law in India for officers selected for the Judicial branch?

86. Do you recommend any special tearning in subordinate judicial peets for officers selected for the Judicial branch? If so, please give details. 87. Do you recommend any system for encouraging the higher study of law analogous to the

rules for the encouragement of the study of Oriental languages i

suce in the deconaggment of the start of the

please state what system of training you recommend for such officers.

present and the state of the st proposals.

71. Please add such remarks as you may desire to affer on any points relating to the system of probation and training for the Indian Civil Service which are not covered by your answers to the

foregoing questions.

### CONDITIONS OF SERVICE.

72. The present theory underlying the conditions of service in the Indian Civil Service is—

(a) that the members of the service should have sufficient training in subordinate or inferior appointments before they are called upon to discharge the duties of higher ones; and (b) that they should, throughout the whole period of their service, have sufficient salaries and sufficiently responsishould, throughout the waste gener on a near servers, new sametons sources and sametonary responsa-ble duties. To seem these objects the number of posts, called technique! Vasperior "post, carrying-a salary of over 18.1,100 per senema is assertained, and it is endeavoured to recent only sufficient officers to make it procedule that each officer will find shimself officiating with practical permanency at at least the lowest of those appointments after the completion of eight years' service. Do you neem this system? If so, do you consider that the period of eight years is suitable, or do you recommend any change? What alteration (if any) would be necessary if the age of recruitment were lawveed?

any change? Was succession in any notice or necessary a use ago or community were noticed.

73. It is also part of the existing system that officers of over two but under eight years' completed service should fill with preciseal permanency in the ordinary course of promotion clarges of minor responsibility, called technically "inferior posts," and chould be drawing pay at rister above

[A.—Indian Civil Service.

### CONDITIONS OF SERVICE-conf.

that of the lowest grade, but not exceeding Rs. 1,000 per measure. Do you accept this as a suitable arrangement? If not, what alteration would you suggest, and for what reasons?

74. Please show in a tabular statement for the last five years, quarter by quarter, with foot-noice, giving the names, the total nest number of officers who have failed to obtain promotion in accordance with the principles set out in the preceding questions, and say whether any inconvenience and, if so, what has been caused thereby to the Administration.

75. Please now see the statement marked AA and the list marked-

Madras=A, Burma=F, Bombay = BBihar and Orissa=G Bengal=C, Central Provinces and Berar = H. United Provinces= D. Assam=IPunjab=E,

which have been reproduced in Appondix VII to these questions, and say whether they are correct for your Province. If not, please state what amendments are necessary.

76. Is any difficulty experienced by the Administration in working with the number of superior costs abown in the list for your Province? Do all the posts entered as superior carry a salary of more

posts above in the list for your Province? Do all the posts entered as importine carry a salary of more
than Be. 1000 go remester, and are they all such as an ordinarily held by officers in the Indian Civil
Service? If not, what changes, if any, to you magged?

77. Does the number of superior posts shown as held directly under the Government of India
correspond with the behalf experience of the last five years? If not, please give perticular of the
discrependers, and say whither you consider any change of precision in this respect to be decirable.

78. Does the number of superior posts allowed for temporary appointments and deputations
correspond with the social experience of (say) the last five years? If not, please give periodizer of
the discrepandes and say whether you consider any change of practice in this respect to be desirable?

79. Does the arrangement by which officers, recruited against temporary superior posts, are
shown in the lowest grately work astisinctority? If not, what change of practice appears to you to be
mescessor?

necessary ?

80. Does the allowence of 39 per cent, on the number of superior posts give the right number of junior officers for the work of the administration of your Province? If not, please state what

to hand to detail. It was only to the actual conditions? If not, what afteration is necessary in the percent.

81. Junior officers are considered to be under testing during the first two years of their service.

Does this approximate to the actual conditions? If not, what afteration is necessary in the percent.

age of 15 5 allowed for training? 82. Does the leave allowance of 327 per cent. for superior posts, 6.7 per cent, for inferior posts, and 6 per cent, for training posts, approximate to the actual conditions? If not, please state what

alteration is desirable?

88. Does the emual degreemental rate of 417 per cent, on the total strength of the service correspond with the actual experience of the last 20 years? If not, please give the actual facts for

oursepones were use course experience of use inset of years? If now, preceding it to be shifted indicate this princi and neggest a middle form, with resource in support of the same.

If Does the insecricial strength of the service correspond extinabily with its solud strongth? If not, pleies state the index and, it is particular, offer any smarchs which may exgest themselves with regard to the criticing discapency shown in the statement marked BB which is included in Appendix VII to these questions?

85. Do you consider that the present system of a quinquennial examination of the conditions of service is adequate to regulate the rate of recruitment and flow of promotion? If not, what

alterations do you recommend?

0

86. State the principles on which the annual indent for recruitment to the Indian Civil Sorvice is regulated. Do you consider that accurate results are strained thereby? If not, what alterations do you recommend?

87. Are yon satisfied that, under the existing system of promotion, the interests of individual officers and of the Administration are duly reconciled, and have you any suggestions to make regarding it, particularly on the subjects of selection for higher appointments and of the compalsory retirement of inclinient officers?

88. To what extent are the functions of the Officers of the Executive and Judicial Branches of the Indian Civil Service differentiated? Is any change desirable and, if so, in what directions?

89. Have you any other suggestions to make under this head which are not covered by your answers to the above questions and to the questions under the heads relating to salary, leave, and pension.

#### CONDITIONS OF SALARY.

90. Please see the two statements contained in Appendix VIII to these questions showing the A receive or up of your whole the solution of the his hallow they are overed to grant the solution that of pay drawn by olicines holding posts in this Indiana Unit Berrise Onlice and the grading of each class of post for the different Pervinees, and say whether they are correct for your Province.

91. Plesse give full information regarding the rates of pay and the number of posts in each of the main grades of the service authorised on the 1st April of each of the following years: 1880, 1870,

1880, 1890, 1900 and 1912,

92. Are the present rates of pay and grading suitable? If not, what alterations do you recommend?

93. If any dissatisfaction is felt, does it relate to the pay or grading of the higher or lower posts or to both? 94. Do you consider it desirable that there should be uniformity of payment for similar kinds of

work in all the provinces, and does any dissatisfaction on this score exist in your Province, and, if so, what?

### A -Indian Civil Service.]

### CONDITIONS OF SALARY—cont. 95. Do you consider that the exchange compensation allowance, introduced in 1893, eligibility

for which depends on nationality or domicile, should be abolished, and, if so, under what conditions Should such abelition apply to officers already employed or be restricted to foture entrants?

.96. If abolition is recommended with compensation in the form of increased salaries what is your

opinion regarding the grant of a similar increase of salary to those members of the service who new draw no exchange compensation allowance? 97. How does the system of acting allowances work in the case of officers selected to officiate in

appointments involving increased responsibility? Is it productive of any inconvenience and have you any suggestion to make on the subject ? 96. How is the system of officiating grade promotions, where there is no change of duties, actually worked? Is the system convenient in the interests both of the Government and of the

officers of the service? Have you any recommendations to make for its alteration? 99. What is your opinion regarding the substitution for the existing graded system of promotion of a time-scale of salary? It you are in favour of a time-scale, should it be restricted to the lower

grades of the service or not? 100. As an alternative do you recommend a system by which each main class of appointment would have a separate time-scale?

101. What is your experience of the practical working of time-scales of pay io other Indian

services ?

102. If you recommend any system of time-scale of pay, please describe it, and state what conditions should be laid down in regard to the grant of increments, promotion to superior grades, charge allowances, and other matters of importance. How do you propose to apply such importance in Provinces where the scale of pay of the judicial and executive branches of the service is different?

108. If you are in favour of a time-scale of pay, how would you ascure that the recenitment of junior officers is restricted to the number likely to be promoted in a reasonable time to posts of independent responsibility, and do you or do you not consider it desirable that all members of

the Indian Civil Service should have the prospect of rising to such posts within a fixed time?

104. Turning now to the case of the Statutory Civilians and officers of the Provincial Civil Services holding listed posts, do you approve of the arrangement by which they draw salary approximately at the sate of two-thirds of the my drawn an anonyment of both care was the ladian Ovil Service? If not, what rate do you suggest for the various grades of the service?

105. Have you can yother proposale to make in regard to the conditions of salary not covered by your cases as the above questions?

### CONDITIONS OF LEAVE.

108. Is there any reason to suppose that officers of the Indian Civil Service take more or lass larve of any particular that that shary did 5, 10, 15, or 20 years 29? If so, to what is this due?

107. Is all the leave on fail pay due to them ordinarily takes by officers of the Linkin Civil Service, and, if not, what is the reasone? Is the amount which can be examed in your opinion suitable? If only what allernative arrangement do you negged?

108. Is all the furlough due to them ordinerily taken by officers of the Indian Civil Service?

Is it uscessory to allow for as much furlough as is permissible by the present rules? If not, what

change do you suggest?
109. Do you consider that the rates of furlough allowances are suitable? If not, what changes

do you recommend?

110. Do you recommend any change in the concession, granted in 1898, under which leave allowances expressed in rupees, other than privilege leave allowances, issued at the Home Treasury, or in a colony with a gold standard of currency, are issued in storling at the privilege rate of exchange of is, 6d, the rupee? If so, what change? mom and minimum limits of leave allowances at present fixed

111. Do you consider that the maximum and minimum limits of leave allowances at present fixed are suitable? Do you recommend any change in the alternative rates fixed in sterling and in rupees.

and, I so, what change?

112. Have you say recommendation to make in regard to epocial leave, extraordinary leaves

113. Have you say frome of leave? Do you consider that the present conditions governing
these kinds of leave, and the leave allowances admissible, are nutrable? 113. Chemity speaking do any of the process theorem is a philable to the Indian Civil Service cause inconvenience to the Administration, and, if so, what, and pwhal remedy do you suggest? 114. In particular are they a contributory cause of excessive transfers of officers of the Indian Civil Service, see, if so, how can this difficulty to met?

your answers to the above questions?

own certics, ear, it so, now can use unacount to meet a little of the present leave rules present below hardy in any way on efficers of the Indian Civil Service themselves and, it so, in wint respects? What is, in your opinion, the appropriate remedy?

116. Do the present leave rules applicable to Statutory Civilians, or to officers of the Provincial Civil Sorvices employed in listed posts, cause any inconvenience to the Administration, or press hardly on the officers themselves, and in what respects? In particular, do you consider that separate sets of

rules for such officers and for officers of the Indian Civil Service are desirable? 117. Have you any other proposals to make in regard to the conditions of leave not covered by

# CONDUCTORS OF PERSON,

-118. Is the present system of equal annuities to all members of the Indian Civil Service generally accopted as satisfactory by the Government and by the members of the Indian Civil Service?

119. Would a non-contributory system of supernumstion pensions, varying in amount with the amount of salary drawn at the time of retirement, be preferable in the interests either of the Government or of the members of the Indian Civil Service?

### FA .- Indian and Provincial Civil Services.

# CONDITIONS OF PENSION-cont.

120. Assuming the maintenance of the aumity system, do you suggest any modifications in its detailed working, and, if so, what, and for what reasons?

dended to winning, units, a styling, and it was reduced to the land in the property of the Indian Civil Service, who are appointed Judges of High Courts, obtain special pensions of 1,2002, a year after IJ years' actual service as Indiges? Do you recommend any change in the present conditions?

122. Do you consider that a similar system should be applied to the cases of high Executive officers, and, if so, to which? Please state the amount of pension and the conditions which you recommend as suitable.

123. Assuming the substitution of a non-contributory system of superannuation pensions varying in amount with the amount of salary drawn at the time of retirement, please describe the system that you recommend.

124. Do you recommend the introduction of a system of reduced pensions for such officers as may

be found to be inefficient, but whom it would be difficult to retire without some provision for their subsistence? If so, what do you suggest?

substitutes? It is, what to you suggest.

126, Do you consider the existing pension rules suitable in the interests both of the Government and of the numbers of the Indian Civil Service? In pasticular, what is your opinion of the present rules regulating robustary and compulsory relimenant?

126, Do you approve of the present system regulating the pensions of Military officers holding Indian Civil Service pasts? If not, what do you sungest?

127. Do you approve of the present system regulating the pensions of Statutory Civilians? If

not, what do you suggest?

128. Do you approve of the present system regulating the pensions of officers of the Provincial Civil Sorvices holding listed posts? If not, what do you suggest?

129. Do you accept as satisfactory the regulations of the Indian Family Ponsion Fund, or have you any suggestions to make either for their abolition or for their alteration? Have you any pro-

possis to main in regard to the present methods of working such regulations? "Natives of India," who are members of the exclusion from their benefits of "Natives of India," who are members of the India (Tvil Service's II not, under what conditions would you admit them, having regard to the main differences between their social cooditions and those of the European members on which the present system is based?

131. Do you recommend that such admission should be optional or compulsory?

131. Do you recommend that such atomates national to optional or compilisory? I said if you do not approve their admission to the Indian Civil Service Family Pension Fund, do you recommend the formation of a separate Family Rendon Fund?

136. If the existing system make which provision is made for the families of decessed Military officers bodding Indian Civil Service posts satisfactory? I fined, what would you suggest?

136. Have you any artificians to make on the facilities at present offsetd—(a) to Statutory Cyrillans; (6) to mambers of the Provincial Civil Services bodding leisted posts, for providing for their families against their decease?

135. Have you any other proposale to make in regard to the conditions of pension not covered by your answers to the above questione?

GRNBRAL.

196. Are you satisfied with the existing organisation of the Indian Civil Service? If not, please state what alternative organisation you consider desirable, and explain fully your views, making any anggestions that appear to you suitable.

187. Have you any other proposals to make in regard to the Indian Civil Service not covered by your answers to the above questions? If so, please explain them.

#### QUESTIONS RELATING TO THE PROVINCIAL CIVIL SERVICE.

[Note.—In replies to these questions, it should be clearly specified whether the reply refers to the whole Provincial Civil Service, or to the Executive Branch or to the Judicial Branch.]

### METHODS OF RECRUITMENT.

 Please refer to Government of India Resolution No. 1046-1053, dated the 19th August 1910. defining the general conditions which should govern recruitment to the Provincial Civil Service, and . reproduced as Appendix A. Are these conditions suitable, or have you any recommendations to make for their alteration?

2. Please supply a copy of the Rules for the Recruitment of the Provincial Civil Service in force in your Province. Are these rules suitable, or have you any recommendations to make for their alteration ?

3. Please see the statement showing the constitution of the Provincial Civil Service, reproduced as Appendix B to these questions, and state whether the information is correct for your Province. If not, what alterations are required?

4. Please state the different systems of recruitment that have been adopted for the Provincial Civil Service, the periods for which they were in force, and the number of officers recruited year by

year in your Province under each system since its formation.

5. Please state the number of natural-born subjects of His Majesty other than "Natives of India"

recruited in your Province in each year. 6. What is your experience of the officers selected by the different methods of recruitment, which method has proved the most satisfactory, and what changes, if any, in the present system of recruitment do you recommend? For direct recruitment do you recommend (a) open competition.

### A.—Provincial Civil Service-J

### METRODS OF RECEUTADENT-cond.

(b) nomination, (c) combined nomination and examination, or (d) some other method? Please describe fully the system that you recommend. 7. To what extent are non-residents of the Province employed in your Provincial Civil Service?

Do you consider that only residents of the Province should ordinarily be recruited?

8. Are all classes and communities duly represented in your Provincial Civil Service? Do you consider that this is desirable, and what arrangements do you recommend to scenre this object?

### SYSTEMS OF TRAINING AND PROBATION.

9. What is the system of training and probation adopted for officers of the Provincial Civil Service? Do you consider it satisfactory, and, if not, what alterations do you recommend?

10. Is the existing system of Departmental examinations suitable, and, it not, what changes do you recommend?

### CONDITIONS OF SERVICE.

11. Do you consider that any change should be made in the classes of offices and appointments at present included in your Provincial Civil Service?

12. What is the system on which the strength of the Enceptive branch of your Provincial Civil Service is fixed? Do you consider it satisfactory, and, if not, what alterations do you recommend?

13. In particular, is the leave reserve adequate, and the system on which it is graded suitable?

14. Is there any reserve for officers under training and is it adequate?
15. What is the annual rate of remainment and how is it fixed? Has it worked well in practice. and does it scoure an even flow of promotion?

16. To what extent is any system of selection for appointments to the higher grades enforced?

Is any change of practice required in this respect?

17. Are you satisfied that under the existing system of promotion the interests of individual officers and of the Administration are duly recommed, and have you any suggestion to make regarding it, particularly on the subjects of selection for higher appointments and of the compulsory retirement of inefficient officers ?

18. To what extent are the functions of the officers of the executive and judicial branches of your Provincial Civil Service differentiated? Is any change desirable, and, if so, in what direction?

19. Are you satisfied with the oxisting arrangements by which certain posts, ordinarily filled by members of the Indian Civil Service, are listed as open to officers of the Provincial Civil Service of proved merit and ability, and is the system followed in making appointments to those posts suitable? If not, what alterations do you suggest?

20. Are you satisfied with the system by which most of the inferior listed posts are merged in the Provincial Civil Service? If not, what change would you suggest?

21. Are you satisfied with the present designation " the Provincial Civil Service."? If not, what would you auggest ?

### CONDITIONS OF SALARY.

22. Do you accept as suitable the principle recommended by the Public Service Commission of 1886-87, and since followed, that the conditions of the Provincial Civil Services as regards salary should

Colors, and sales to the set, and the continuous the Province (ver) derives a regard sales, and the beat districted by a configuration of the terms necessary to socure locally to desired quilibritions in the officers appeared? If not what principle do you recommend?

23. Please give full information regarding the rate of pay and the number of posts in each of the main grade of the Provinced Carl Service suchorized on the 1st April of coals of the following years:—1880, 1990 and 1912. When we she has general recognition effects, and what improve-

ment of prospects was effected thereby?

24. Are the existing rates of pay and grading in the Provincial Civil Service of your Province adequate to secure the desired qualifications in the officers appointed? If not, what alterations do you recommend?

25. Are you satisfied with the present system under which officiating promotions are not made in the Provincial Civil Service? If not, what afteration do you recommend

20. What is your opinion regarding the substitution of a time-scale of salary for the existing graded system of promotion? If you are in favour of a time-scale, should it be restricted to the lower grades of the service, or not?

27. As an alternative, do you recommend a system by which each main class of appointment would have a separate time-scale?

28. What is your experience of the practical working of time-scales of pay in other Indian services?

29. If you recommend any kind of time-scale of pay please describe the scheme that you propose and sinks what conditions should be had down in regard to the grant of increments, promotion to superior grades, charge allowances and other matters of importance. How do you propose to apply such time-scales in provinces where the scale of pay of the executive and judicial transless of the service is different ?

sorries a quincent?

30. Do you approve of the arrangement by which officers of the Provincial Civil Service holding listed posts draw aslary approximately at the rate of two-thirds of the pay drawn in the same posts by members of the Indian Civil Service? If not, what rates do you suggest for the various content of the pay from the particular content of the pay from the payon of appointments?

### CONDITIONS OF LEAVE.

31. Is there any reason to suppose that officers of the Provincial Civil Service take more or less leave of any particular kind than they did 5, 10, 15, or 20 years ago? If so, to what is this doe?

[A .- Provincial Civil Service.

### CONDETIONS OF LEAVE -cont.

32. Is all the leave on full pay due to them ordinardly taken by officers of the Provincial Civil Service, and, if not, what are the reasons? Is the amount which can be earned in your opinion antiable? I not, what alternative arrangement do you suggest?

33. Is all the furlough due to them ordinarily taken by officers of the Provincial Civil Service?

Is it necessary to allow for as much furlough as is permissible by the present rules? If not, what ohange do you suggest?

34. Do you consider that the rates of furlough allowances are suitable? If not, what changes do you recommend? 35. Do you consider that the maximum and minimum limits of leave allowances at present

fixed are suitable? 36. Have you any recommendations to make in regard to special leave, extraordinary leave

without allowances, and other forms of leave? Do you consider that the present conditions governing these kinds of leave, and the leave allowances admissible, are suitable? 37. Generally speaking, do any of the present leave rules applicable to the Previncial Civil Service cause inconvenience to the administration, end, if so, what; and what remedy do you

suggest? 38. In particular, are they a contributory cause of excessive transfers of officers, and, if so, how

can this difficulty be met?

33. Do any of the present leave rules press bardly in any way on officers of the Provincial Civil Service, and, if so, in what respoets? What is, in your epintent, the appropriate remedy? I muttholint, do you regard the existing difference between the leave rules for the European and Indian Services as suitable?

### CONDITIONS OF PENEROR,

40. Is the present system of supersonnation pensions satisfactory in the interests both of the Government and the members of the Provincial Civil Service?

necessary ?

41. Here you may suggested so make in front of any modifications in its detailed working, and if so, what, and for what reasons?

42. Do you appeared the great of reduced pensions for such officers as may be found to be inefficient but whom it may be difficult to retire without some provision for their satisfactors? If so, what do you suggest?

43. Do you approve of the present system regulating pensions of officers of the Provincial Civil Service holding listed parts? If not, what do you suggest?

44. Do you consider that the activing rules governing the roluntary and compulsory retirement of members of the Provincial Civil Service are estimatory? If not, what changes do you recommend? 45. To what extent do members of the Provincial Civil Service subscribe for the benefit of their families to the Government General Provident Fund, or to other official or officially-resognised funds?

# Are any further facilities required, and what arrangements of this kind do you consider to be

GENERAL. 46. Are you satisfied with the existing organization of the Provincial Civil Service? If not, please state what alternative organization you consider desirable, and explain fully your views, making any suggestions that appear to you to be suitable.

47. Have you any other proposals to make in regard to the Provincial Civil Service not covered by your answers to the above questions? If so, please explain them.

# A -- Indian Civil Service.]

# APPENDIX I.

Period of Ago-Limits, 17-21, i.e., down to 187	17	Period of Age-Limits, 17-19, i.e., 1878-1891.	
Sabjects.	Marks.	Subjects.	Matke
Feglish Composition     History of England, including that of the Laws     md Constitution.	500 500	English Composition     History of England, including a period selected by the condidate.     Beglish Condidate, including broke selected by	300 300
Engine Language and Literature     Longuage, Literature, and History of Gracoo.     Longuage, Literature, and History of Econo     Longuage, Literature, and History of Econo     Longuage, Literature, and History of Brance     Longuage, Literature, and History of Bernary.     Longuage, Literature, and History of Bernary.	750 750 275 375 375 376 1.254	the candidate.	\$90 \$90 \$90 \$99 400 1,000
7. Linkpane, Aberhama, and Interly of Community.  5. Loringue, Linkenton, and History of Rahy  9. Makernatics (pura sed mixed)  10. Sakura bisence—that is (1) (Deceistry, Including Heat; (2) Electricity and Magnathum; (3) Ceclory and Minomalogy; (4) Zoology; (4) Electricity and Minomalogy; (4) Zoology; (5) Electricity.  7. Bo (sold; (1,000) marks may be oblinhed by minomalogical profittency in any two or more of the free branches of Science included uponder this head.	1,000	<ol> <li>Bataral Science-Stat is, the Elements of any two of the following Sciences, viz., Chemistry, 500; Effectivity. and Magnetian, 300; Experimental Laws of Hast and Light, 500; Mechanical Philosophy, with outlines of Astronomy, 300.</li> </ol>	800 c
Moral Ectenou—that is, Logic, Mental and Aloral Philosophy. 19. Sombirit Language and Literature 14. Arabic Language and Literature	500 500	11. Legic 12. Elements of Portical Economy 13. Stanskrit 14. Arable	300 500 500
Period of Age-Limits, 21-23, i.e., 1892-1995		Period of Age-Limits, 22-24, i.e., 1906 to Date.	
1. English Composition	500 500	English Composition     English Ristory, either or both sections may be taken	500
8 hoghid Law, vis., Law of Contract-Oriminal Law	200	Section I., to A.D. 1485 Section II., A.D. 1485 to 1848 3. English Law	400 400
-Law of Evidence and Law of the Constitution  English Laurence and Literature (including		4. English Language and Literature	664
spreial period named by the Commissioners).  h Greek Language and Liberature	2to	Greek, not less then two sub-divisions of which one must be Translation:  5. Translation  6. Free Composition	400 200
6. Greek History (Ancient, including Constitution) 7. Latin Language and Literature	400 750	7. Verse Composition .  8. Literature, etc.  9. Greek History (Anciest, including Constitution), Latin, not less than two sub-divisions, of which one most be Translation:—	200 200 600
8 liteman History (Anosent, justisting Constitution) 9. Roman Law 10. Fronta Language and Literature	400 500 500	11. Proce Composition 12. Force Composition 13. Laterature, etc. 14. Roman History (Accient, including Constitution)	200 200 300 500 500
It. German Language and Literature	500	16. French, History of the Language and Literatore. 17. French, Translation, Composition and Couver- action. 18. German, History of the Language and Literature. 19. German, Translation, Composition and Converse.	. 408 200 400
	1	tion, 20. Itslian, History of the Language and Literature. 21. Itslian, Translation, Composition and Conversation.	200
<ol> <li>General Modern History (period to be selected by Candidates from the in the sylfabus sensed by the Communicationers, one period at Jeant to include Indian History).</li> </ol>		22. General Modern History	500
<ol> <li>Mathematics (nure and applied)</li> <li>Advance Mathematical subjects (pare and applied)</li> <li>Natural Science, Le, any number not exceeding three of the following subjects:— Elementary Obemistry and Dissociary</li> </ol>	900	32. Lower Mathematics 34. Higher Mathematics 55. Natural Science, (A., any number not exceeding four of the following or three if both Lower and Higher Mathematics be also taken:  (1) Chemistry  509	1,200
Firsts  (N.E.—This subject may not be taken up by these who offer either Higher Chemis- try or Higher Physics)— Higher Chemistry  600	1	(2) Physics 500 (3) Geology 500 (4) Botany 500 (5) Zoology 500 (6) Atheal Physiology 600	2,400 or 1,800
Higher Physics	1,800	(1) Geoffivbah 600	1
19. Logic and Mental Philosophy (Ancient and Modern) 17. Monal Philosophy (Ancient and Modern) 18. Political Property (Ancient and Modern)	400 400 500	26. Legie and Physiology  27. Moral and Metaphysical Philosophy  28. Political Economy and Companie History	600
prudence, the Early History of Institutions and Theory of Legislation of Institutions 21, Smith Legislation.	EĢO	25. Pelitical Economy and Economic History 29. Pelitical Science	500
21. Arabic Lauguage and Literature.	500 500	31. Sen-krit Language and Literature 32. Arabia Language and Literature	800 800

FA.—Indian Civil Service.

### APPENDIX II.

# THE INDIA CIVIL SERVICE ACT, 1861.

(24 & 25 Viet., c. 54.)

An Act to confirm certain Appointments in India, and to amend the Law conserving the Civil Service there.

[1st August 1861.]

Whereas by section fifty-six of an Act of the fairty-third year of King George the Third, Chapter fifty- & G = 0.12 two, it was enacted that all the civil servaots of the East-India Company in India noder the rank or degree of Members of Council should have and be entitled to precedence in the service of the said Company at their respective stations according to their seniority of appointment, and that no each civil servant should be capable of being advanced or promoted to any higher station, rank, or degree therein than he should be entitled to according to the length of his service; and by section fifty-seven of the same Act it was snacted entitled to blooming to non rangest of the services jump of possessing interpretable to the company's better all reasons shappening in a top of the odiest, places, or employments in the circle limit of the Company's service in India foling nuclear the degree of Connectory should be from time to time filled up and supplied from amongst the civil servants of the and Company belonging to the presidency whenth such recentive should respectively happen: And whereas by reason of the sugments of the public service scrandes in certain offices, places, and employments in India have been filled up by the appointment of persons not bring. civil servants, or not being civil servants belonging to the presidency wherein the vacancies have happened, and otherwise not in accordance with the provisions of the said enectments, and it is expedient that such appointments should be rendered valid, and also that the authorities in India should be empowered to make such appointments in like cases in future :

Be it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the

same, as follows :-

All oppointments node by the subtorities in India to any such Offices, Places or Employ-exite shall be end Aspentant to desired to tear here as well and efficient as if the Act heritables resided or referred to had not have pasted—now with a (Age, 5.6) of the Tay, a, 19). (iii)

2. All researches Lappening in any of the affices, places, or comployments specified, in the Sobelula Visionius amounted to the Act, and all seven which may be created hereafter, shall be filled up and supplied, signified by a significant of the supplied of the contract of the Act of the Contract of the Contr

except as hereinafter provided, from amongst the covenanted civil servants of the Crown in India.

a seept as hereinafter provided, from amongset the coronanted ovirt sevents of the Covors in India.

3. Where it appears to the authority in India by whom an appointment should be unded to any office, it is not to the control of th

qualifications and restrictions which are or may be imposed in the line case on constanted civil servants.

4. Every use to prediction that he provisional only, and shall forthwish be reported to the Secretary Such of States in Cannell of India, togglisher with the special reasons for making the same; and unless the oppositional software of States in Cannell of India, togglisher with the special reasons for making the same; and unless the oppositional software of States in Cannel shall approve and appointment, which the operators of the special present at a meeting and shall within twelve mouths from the date of such appointment bodify such approved line.

persons are a merining man count within twent months from the due of a non appointment soft; which of priproves size, or the antidroty by when the appointment was much globe and a appointment shall be causelled.

5. All restancies happening in any other offices, phase, or employments than those mentioned, in the said Ortsin cell Schoolius, and old other offices than those so mentioned that may herefully be created in India may be officially and an applied without regard to the qualifications, conditions, and restrictions prescribed by the said Acc. restriction.

up and supplied without regard to the qualifications, conditions, and restrictions prescribed by the said Am., restrictions of the said Am., restrictions of the said Am., restrictions of the said Am., restriction of the

Act of the present session of retriansus.

7. Section lifety and of he said Act of the shirty-third year of King George the Third, and so much of the sections of the said Act and of any sher Act now in force as requires excitority as a condition or an experimental condition of the appointment of civil servants to offices, places, or employments, shall be repealed, specially application for the appointment of civil servants to offices, places, or employments, shall be repealed.

SCHEDULE.

Secretaries, Junior Secretaries, and Under Secretaries to the several Governments of India, except the Secretaries, Junior Secretaries, and Under Secretaries in the Military, Marino, and Public Works Departments. Sub-Treasurer. (b)

Accountant General. Civil Auditor. (a)

1. Civil and Sessions Judges, or Chief Judicial Officers of Districts in the Provinces now known as Districts in the said Provinces.

Regulation Provinces.

2. Additional and Assistant Judges in the said Provinces

- 1. Members of the Board of Revenue in the Presidencies of Bengal and Madras. 2. Secretaries to the said Boards of Bevenue.
- 3. Commissioners of Revenue or Chief Revenue Officers of Divisions in the Provinces now known as Regulation Provinces
- 4. Collectors of Revenue or Chief Revenue Officers of Districts in the said Provinces.
- 5. Deputy or Subordinate Collectors where combined with the Office of Joint Magietrate in the
  - 6. Assistant Collectors or Assistants to Collectors
- in the said Provinces,

trates in the said Provinces.

- Salt Agents.
   Controller of Salt Chowkies.
- 9. Commissioners of Customs, Salt and Opium
  - - (b) Now non-existent.

5. Assistant Magistrates or Assistants to Magis-

3. Magistrates or Chief Magisterial Officers of

4. Joint Magistrates in the said Provinces.

said Provinces.

10. Opium Agents,

(a) Now called Comptroller-General.

### A .- Indian Civil Service.

# APPENDIX III.

### THE GOVERNMENT OF INDIA ACT, 1870.

(33 Vict., c. 3.)

An Act to make letter provision for making Laws and Regulations for certain parts of India, and for certain other purposes relating thereto.

| 25th March 1870. ]

Process:

6. Whereas it is expedient that additional facilities should be given for the employment of natives of stream text. Ladin, of proved work and exhibit, in the ovil service of ther Majesty in India:

1. \*\*But market the market have making in the Communities of the Majesty in India:

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amm, or provide works and county, in the orth active or pre analysis in another.

Be it exacted, that rething is the Government of Julia Act, 1885, or in the Indian Civil Service Act,
1861, or in any other Act of Perliament or other have now force in India, which restrain the authorities
in India by whom expolutances are or may be under to efficie, places, and employments in the civil cavrice
of Her Majouty in India from appointing may native of India to any such office, places, or comployment, tain offers writing resistant the Corti-territo Com-missioners, or & 21 Victor, 13 Milly C. Di. although such native shall not here been admitted to the said own service of India in manner in section thirty-two of the first-mentioned Act provided, but subject to such rules as may be from time to time unry-tro at the introduction deep provided, but entypes to such rules as may be from dime, 10 times prescribed by the forestron-feered in Council, and enactioned by the Secretary of State in Council, with the construction of a majority of members present; and that for the purpose of the 5th the words "natives of India" shall include any person born and domicalled within the dominious of Her Majority in India, of persons habitually resident in India, and not

established there for temporary purposes only; and that it shall be lawful for the Governor-General in Conneil to define and limit from time to time the qualification of natives of India thus expressed; provided that every resolution made by him for such purpose shall be subject to the senction of the Secretary of State in Council, and shall not have force until it has been laid for tharty days before both Honece of Perliament.

### APPENDIX IV.

Notification of the Government of India, Home Department (Establishments), No. 1128, dated Simla, the 26th August 1910.

In exercise of the power conferred by section 6 of the Government of India Act, 1870 (33 Victoria, Chapter 5), and in apprecision of the rules published in the Home Department Schödenton No. 2156 (Public), dated the 2nd Soromier, 1820, the Governor-Govern in Commonli has been placed to make the following rules, which have been sanctioned by the Secretary of State in Council with the concurrence of

amounty factor, when the cent successor of the occurrence of the provincial civil service subordinate to it,

1. The local Government may appoint any member of the provincial civil service subordinate to it,
who is a native of ladis, and of proved movit and ability, to any of the offices, places, and employments
ordinarily held, by members of the Civil Service of His Majesty in India, to fill which it has been declared

extinately hald by members of the Civil Service of His Myjesty in India, to fill which it has been declared by each lead Generment (by neitheation in the official Genetic) that members of seed provided reserved an properly be appointed.

2. The load Gerenment may at any time appoint any native of India of proved ment and ability to any of the offices, places, and employments epacified by such load Gevernment in any such notification as in Ruis 1 is montioned; provided that not merce than one-forth of the offices, places, and employments are specified thall at any one time be held by natives of India not members of the provincial civil service evaluations to the load Gevernment, but this province half and explority for a relation any toxine of Lands evaluation to the load Gevernment; but this province half and explority for a relation and the confidence of the General Service of in the Civil Service of India.

in the Curt offerest class of spreinfluents made under Rules 1 and 2 the local Government may, whenever the exigencies of the public service render it assessary, appoint to any of the offices, phases, or employments ordinarily held by numbers of the Grif Service of His Asigesty in India, for a parind not accessing three months, any native of India of proved north; and addity; provided that the appointment of any such offices shell not involve his transfer from another district. officer shall not involve his transfer from another district.

4. The local Government may declare any appointment to be made on probation only and may rescribe the terms on which it is made and the conditions with which the person appointed must comply before he can be confirmed.

5. The local Government may at any time suspend and remove any person appointed by such local Government under these rules.

A. Erren, Offg. Secretary in the Government of India.

[A .- Indian Civil Service.

APPENDIX V. STATEMENT showing Poets listed as open to the Provincial Civil Services.

. –	Madras.	Bombay.	Bengal.	United Provinces.	Punjsb.	Burns.	Bihar and Orism,	Central Provinces (and Berar).	Total.
Superior Pests.									
Heads of districts District and Divisional Judges	2 4	5	} * {	2 5	2 6	2 2	} * {	1 2	49
Settlement Collectors		- 11			2	1			3
Sub-Collectors	2	- 14	٠						2
Secretary, Board of Rov-					1			!	1
enue Taluksari Settlement Officer.		1	1					1	1
Total	8	6	6	7	12	6		6	56
Inferior Poste.									
Secretary to Board of Revenue.	1			1					2
Under Secretary to Govern- ment.	. 1	- 44	1		1		- 1		4
oint Magistrates or Assist- ant Commissioners or Assistant Collectors.	5	8	8	7	3			2	33
Assistant Judges		3							3
Small Canes Court Judges			44 .	2					2
Assistant Settlement Officers.				2				[	2
Amistant to Director of Land Records.		,,		1 1				]	1
Total	7	11	9	13	4		1	2	47
Grand Total, Superior and Interior.	Ie.	۱۲	17	20	37	à	6		103

# A .- Indian Civil Service. I

### APPENDIX VI.

Freat Examination of 1891 when the Paris Propation was two Years.	D 05	Final Examination of 1912 when the Period of Proparties was one Year.					
Subjects (n).	Marks,	Subjects.	Marke.				
* Classical lunguages of India—	500	Computery—  1. The principal vernacular language of the Province to which the candidate is essigned.	400				
Arabio	400	2. Indian History	400				
Persian	400	3. Indian Penal Code	401				
. † Vernacular languages of India	400	4. Code of Criminal Procedure	. 20				
(excepting Hudustani when taken up by Madras candidates and Guyrati) each.  3. The History and Gaography of India.		5. The Indian Evidence Act  Optional—(Not more than one of following subjects.)	20				
t f Law		1. § Sanskrit	46				
5. Political Economy		2. § Arabic	40				
a a company according 15	1	3. Fernian	. 4				
·		Hindustani (for candidates assigned to the Province of Burma only)	41				
•		5. Hindu and Muhammadan Law	4				

(a) In addition to the above, candidates were permitted to take up any one of the following branches of natural science, via., Agricultural chemistry, botacy, geology and rockey; for which 350 marks were allowed.

One or more of these subjects could be taken;
 One of the languages prescribed for the candidates' Presidency or Prevince.
 The course of reading in Law included—

(1) General Jurispyadones—
Elackstone's Commentaries,
Austin's Institutes of Justinian,
Makes's Angiett Law,
Machensie's Staties in Scoon Law,

Bentham's Theory of Legislation,

(2) Law of Eridence
The Indian Kyldence Set.
Pitt Taylor's Treatise on the Law of Evidence.

(3) Iaw of India— The Code of Civil Procedure, The Indian Penal Code. The Code of Criminal Procedure, The Indian Law of Contracts.

The Intestate and Testamentary Succession Act, Hindu Law. zzadan Lew.

Simultaneously the condidates attended course and supplied the following detailed reports, with an unalysis and notes in

Net Periodical Examples and property of policy count cases of a stipperfuty magnitude, embedding cases in which the magnitudes received family institution and near which he consulted for trial. Four rivid near of a womby count in which the parties were represented by consumers, of which the parties were represented by countries.

One requires report of the which bearings, of which the latest third, translated in a public court.

during one day.

The reports of givel actions in the superior courts of London in which the defendant Second Periodical Examination

are species of reasons in Ma agencie courts of London in which the defendant was suprescribed by occasion. The organis of such a Christian Court in which the primons was represented by openion. Third Periodical Experiments. There appears of artifices of inspectations of London of London.

of Lexico.

There reports of ginismic cases of impactance tried before jurios in the Control Criminal Count and schedel for some special quality such as the practity of the offences, the nature of the recitors performed, the nature of the recitors, and.

One report of the investigation before a London pribin magnitude of a garve criminal charge smalley in countries.

One prove of the investigation before a London pribin magnitude of a garve criminal charge smalley in countries.

In contrast, a whole handons, of whatever kind, transacted in a London poline sourt in contrast, and the countries of the private countries. One prove of a case heard in the Judicial Gramatice of the Privy Council on appeal from lexits. Final Examination

§ There and jees cannot be offered by any considers who has offered them at the Open Composition.

20th Report of His Mujesty's Girls Service Conpages 523-0.

[A.-Indian Civil Service.

# APPENDIX VII.

### АΛ

STATEMENT showing the CLIDER and STATEMENT of the LERGA CIVIL SERVICE for INDIA as a whole and by PERSITEMENTS OF PROVINCE, as simulationed on let Vally 1919, together with the number of Peats Littled as open to the Province's Service in Accordance with the terms of the Bules sade under the previous of section of the Government of India Act, 1870 (38 Vict., Cap. 3).

-	Madras.	Bombay.	Bengal.	United Provinces.	Panjab.	Borma,	Bibar and Oriesa	Contrai Provinces.	Assau	Total.
(1) No. of "Superior" posts, i.s., posts carrying a salary of over Rs. 1,000 u menth in the	87	84	90	111	80	83	64	53	72	662
Presidency or Province. (2) Deduct for posts listed as open.	6	6	8	7	11	5	6	6		55
to Previnceal Service. (8) Add for poets under the Government of India (a).	В	8	8	10	7	6	8	4	2	58
(4) Eslance number of "Superior"	87	86	90	114	76	88	84	49	24	664
(6) Add a per cent. for temporary posts and for deputation. [N.B.—For such posts addi- tions are made in the lowest ands of seststants.]	8	3	4	5	3	3	2	2	1	25
(6) Total number of "Superior" ports on which recruitment is forced.	90	89	94	119	79	<u>.</u> 81	86	81	32	690
(7) AdS "Infetior" putts, i.z., posts shows the lowest grade of sesistants, but below the "Boperler" posts, at 38 per cent, of line (6).	85	25	87	15	31	34	1 22	20	,	269
(8) Add leave zeroryo at 40 per cent. of line (6).	85	36}	871	471	32	35	225	26	10	276
(9) Add training reserve at 15.5 of Hue (8)	14	18}	143	181	12	13	83	8	"	186
(10) Strength of service required at 194.5 per cent, of line (6).	175	173	183	281	154	169	109	99	48	1,861
(11) Rate of recruitment at 4:17 per cent. of strength shown in line (10).	7-8	7-2	7-5	9-5	6-1	5·3 Civil. 1·7.Military.	4-5	4-1	2-0	54 Civil. 17 Military.

<sup>(</sup>c) The figures under this line try fixed arbitrarily from time to time for purposes of recruitment, and are not intended to limit or gontantes the number of posts under the Government of India, which may at any time be filled from a perticular Province.

# A .- Indian Civil Service.]

### APPENDIX VII-cont.

# LIST A.

# MADRAS.

# Superior Pests in Order of Pay.

Mamber,		Designation	CNI.			\	Pay of each.
							RB.
2	Members of Council					**	6,\$33 <del>1</del>
2	High Court Judges	**				**	4,000
i	Member, Board of Revenue				••		8,750
i	Chief Secretary		••		••		3,750
ī	Member, Board of Revenue				••	• • •	8,600
ī	Secretary, Revenue Departm	ent					8,125
2	Members, Board of Revenue						8,000
2	District and Sessions Judges	first en					3,000
ī	Inspector-General of Police						2,500-100-8,000
ī	Resident, Travancere						2,800
7	District and Sessions Judges						2,600
;	Secretary, Municipal (Local)			• • • • • • • • • • • • • • • • • • • •			2,500
(a) 7	Collectors, first grade	~vpn:re					3,500
14, 7	District and Services Judges	third or	-ade			٠]	2,250
(a) 14	Collectors, second grade	, amen B	1000	**		1	2,250
(u) 11	District and Sessions Judges	foneth .	orada	••			2,000
1	Commissioner of Coorg						1.800-2.000
(n) 6		••	**			]::	1,800
(1)	Secretary to Commissioner of		••	**		::	1,500-1,800
1				Coronne		::	1,500 -1,800
î		osse and					1,500-1,800
1	Registrar, High Court Private Secretary	••	••	4.0		- 1	1,600
(8) 20		e e nistrator	6		**	::1	1,200
(0) 20	OTO-Officerors suit shifts beid	giotation,	nies gr	gaç e e	**		. 1,200
	For posts listed as open to the For posts under the Government			rfios.			
	Inferior posts, i.e., Posts o	hove the Z	const (I		idant.	أيا	
	telow the "Supe	rior" P	ate in or	der of Pay.	iomente, i	1	
3	I T-1. 0	rior n Pi	ate in or	der of Pay.	·	ĺ	1 000
	Under Secretaries	rior" P	atz in or	der of Pay.			1,000
3 16 18	Under Secretaries Joint Magistrates, second gr	rior" P	atz in or	der of Pay.	::	::	900
16 16	Under Secretaries	rior" P	atz in or	der of Pay.			
16 16	Under Secretaries Joint Magistrates, second gr	rior" P	atz in or	der of Pay.	::	::	900
16 16	Under Secretaries Joint Magistrates, second gr	ade	atz in or	der of Pay.	::	::	900
16 18 	Under Secretaries Joint Magnitrates, second gr , fhird  Reserve posts	ade	pitz in or	der of Pay.	::	::	900 700
16 18 18 7 7 7 8	Under Secretaries Joint Magnistates, second gr third  Reserve posit Reserve for temporary posi	ade	pitz in or	der of Pay.	::	::	900 700
16 16 20 20 20 20 20 20 20 20 20 20 20 20 20	Under Secretaries Joint Magnitudes, second gr third  Reserve for temporary post Reserve for temporary post Leave reserve.	ade	pitz in or	der of Pay.	::	::	900 700
16 10 Fotal 35	Under Secretaries Joint Magnistates, second gr third  Reserve posit Reserve for temporary posi	ade	pitz in or	der of Pay.	::	::	900 700
16 13 Fotnl 35	Under Secretaries Joint Magnitudes, second gr third  Reserve for temporary post Reserve for temporary post Leave reserve.	ade	pitz in or	der of Pay.	::	::	900 700

<sup>(</sup>a) Includes Collector of Madras, Princian of Agriculture, and Registrar of Co-operative Credit Societies (b) Includes Dayning Commissioner of Salt and Abbert, and Director of Land Reports.

# [A.-Indian Civil Service.

### APPENDIX VII-cont.

### LIST B.

# BEMBAY (INCLUDING SIND). Superior Posts in Order of Pay.

Number.	Designation,			Pay of each,
				Rs.
3	Members of Council			b,8833
3	High Court Judges		**	4,000
1			• •	3,750
3			•••	3,750
1	2 .		**	3,500
1	Commissioner of Customs, Salt, Opium, etc.		**	3,125 3,000
î	Municipal Commissioner, Bombay		••	3,000
í	Judicial Commissioner, Sind			8,000
1	Inspector-General of Police			2,5001008,00
1	Additional Judicial Commissioner		.,	2,750
(a) 3	District and Sessions Judges, first grade .			2,500
1	Secretary			2,500
6	District and Sessions Judges, second grade .			2,325
13	Senior Collectors			2,325
1	Commissioner of Settlement and Director, Land Re	ecords	••	Salary of grade pl a local allowan of Rs. 250.
9	District and Sessione Judges, third grade .		٠.	1,800
(8) 16	Junior Collectors			1.800
1	Registrar, High Court			1,700
. 1	Private Secretary			1,500
				( 1,200
1	Deputy Commissioner, Upper Sud Frontier .	•		Rs. 300.
8	Political appointments		• •	
1 2	Assistant Remembrancer of Logal Affairs			1,250-50-1,500
	Under Secretaries Talukdari Setèlement Officer		••	1,250
1	Tainkdam tettlement Officer		••	1,100
1	Assistant to Commissioner in Sind		٠.	Local allowand
	Manager, Sind Encumbered Estates			Rs. 100.
1	Manager, Sand Emerance and Essentes			Salary of grade pla special allowand of Rs. 200.
2	Superintendents of Land Records			Salaryof grade pl
ĩ	Registrar, Co-operative Credit Societies .			special alloy
-	, , , , , , , , , , , , , , , , , , , ,			ance of Rs. 15
5	Assistant Collectors, first grade		••	900 (e)
Total 84  Deduct - 6  Add + 8  Balance 86	For posts listed as open to the Provincial Service. For posts under the Government of India.			
	Inferior posts, i.o., gosts above the lowest grade of below the "superior" gosts in order of	essistante, bu pay.	it	
17	Assistant Collectors, first grade			900
18	Do, second ,,			700
Potal 35				
	Reserve posts, i.e., Assistant Collects	74.		400—500
3	Reserve for temporary posts and for deputations. Leave reserve.			
362				
- 36} - 18≟	Training reserve.			
. 131 131 Fotal . 52	Training reserve.		J	1

<sup>(</sup>a) Indicates Remembrancer of Legal Affairs.
(b) Indicates Obsector of Suit Keremen, Collector of Bombay and Director of Agriculture and Cooperative Credit Modelies:
(c) It has executely been proposed the rate the pay of those few agginatures to Ru. 1,100.

### A .- Indian Civil Service.]

APPENDIX VII-cont.

#### LIST C.

### Bengal.

Designation.

Superior Posts in Order of Pay.

Number.			Designation	OSE.			i	ray of each.
								R8.
	2	Members of Council .		**		**		5,3331
	4	High Court Judges		••				4,000
	ũ	Member, Board of Re	yenns					3,750
	ì	Chairman, Calcutta Ci	erneration				2.	3,500
	î	Chief Secretary	- F					3,3331
	a) ä	District and Sessions	Indoor Smit a		••		** }	3,000
(6		Chairman of the Caler	the Immerce	ont Perch	••	**	**	
	1				••	••		3,000
	5		0.12	••	••	••	•••	2,9168
	1	Inspector-General of l	LOHES	••	••	••	•••	2,500—100—8,00
	2	Secretaries			••	••	**	2,750
	18	District and Sessions	indges, recond	l grade	••		•• {	2,500
(8)	12					•••		2,250
(a)	14	District and Sessions	indges, third	grade			!	2,000
(b)	13	Magistrates and Colle	tors, second g	rade				1,800
٠,	1	Registrar, High Court			••			1,700
(8)	14	Magistrates and Collec	tors, third or	nde .		· ::		1,500
(-)	ī	Private Secretary to H	is Excellency	the Gover	202			1,600
	i	Dennty Chairman, Ca	entto Cerrore	tier core				
	- 1	Dalinna Organisma Cu	come corbera	MOU.	• •	••	**	1,500
Add +	-8	For posts listed as ope For posts under the G	n to the Provi	incial Serv India	ice.			
Deduct — Add +	. 8	For posts under the 6	overnment of	India.				
Deduct — Add +	8	For posts listed as ope For posts under the G Inferior posts (i.e., p the "superior" po	overnment of	India.	of acricle	ente, but bi seted Unde	loso	
Deduct — Add +	8	For posts under the G	overnment of outs above the l sts in order of	India.	of acricle	ents, but bi		1.000
Deduct — Add +	90	For posts under the G  Inferior posts (i.e., p  the "superior" po	overnment of outs above the l site in order of Secretary	India.  owest grade pay, exclud	of arrived	ieted Unde		1,000
Deduct — Add +	90	Inferior posts (i.e., p the "superior" po Under Secretaries Joint Magistrates	overnment of  outs above the lists in order of Secretary.	India.	of amida	ikted Unde		900
Deduct — Add +	90	Inferior posts (i.e., p the "superior" po Under Secretaries Joint Magistrates	overnment of outs above the l site in order of Secretary	India.  owest grade pay, exclud thip).	of arrived	ieted Unde		
Deduct — Add +	90 17 17	Inferior posts (i.e., p the "superior" po Under Secretaries Joint Magistrates	overnment of  outs above the lists in order of Secretary.	India.	of amida	ikted Unde		900
Deduct — Add +	90	Inferior posts (i.e., p the "superior" po Under Secretaries Joint Magistrates	overnment of  outs above the lists in order of Secretary.	India.	of amida	ikted Unde		900
Deduct — Add +	90 17 17	For posts under the G  Inferior posts (i.e., p ide "superior" po  Under Secretaries Joint Magistrates De.	overnment of outs above the lists in order of Secretary:	India.	of armide	ikted Unde		900 700
Deduct — Add +	90 17 17	For posts under the G  Inferior posts (i.e., p ide "superior" po  Under Secretaries Joint Magistrates De.	overnment of  outs above the lists in order of Secretary.	India.	of armide	ikted Unde		900
Deduct — Add + alance	90 17 17 36	For posts under the G  Inferior posts (i.e., p ide "superior" po  Under Secretaries Joint Magistrates De.	overnment of  outs above the least of secretary.  The poole, i.e., A	India.  mest grade gog, ctelud thep).	of accide	ikted Unde		900 700
Deduct — Add + alance	90 2 17 17 36	For posts under the G  Inferior posts (i.e., p ide "superior" go  Under Superior" go  Under Superior De  English Magistration  Be  Evern	overnment of  outs above the least of secretary.  The poole, i.e., A	India.  mest grade gog, ctelud thep).	of accide	ikted Unde		900 700
Deduct — Add + alance	90 2 17 17 17 36	Tor posts under the G  Inferior posts (i.e., p. ide "superior") po  Under Secretaries Joint Magnitates  Bosenesses ber immorar Leare reserve.	overnment of  outs above the least of secretary.  The poole, i.e., A	India.  mest grade gog, ctelud thep).	of accide	ikted Unde		900 700
Deduct — Add + alance	90 17 17 36	For posts under the G  Inferior posts (i.e., p the "apprior" po  Under Secretaries Joint Magistrates De.  Reserve for temporary	overnment of  outs above the least of secretary.  The poole, i.e., A	India.  mest grade gog, ctelud thep).	of accide	ikted Unde		900 700
Deduct — Add + alance	90 2 17 17 17 36	Tor posts under the G  Inferior posts (i.e., p. ide "superior") po  Under Secretaries Joint Magnitates  Bosenesses ber immorar Leare reserve.	overnment of  outs above the least of secretary.  The poole, i.e., A	India.  mest grade gog, ctelud thep).	of accide	ikted Unde		900 700

<sup>(</sup>c) Indelen Spreinferdund and Hersenbertung of Logid Alfaire and time Dictrict and Sensions Judges for Assum. (c) Indelen Commissions of Parisin, Flortice of Linda Recests, Biractive of Aginesium, two Secretaries to the Board of Recests, Registers of Cooperative Credit Smithin, these Secretaries and Secretaries and Secretaries and Secretaries and Secretaries and Secretaries.

# LA.-Indian Civil Service.

### APPENDIX VII-omt

# LIST D .

# UNITED PROVINCES. Superior Posts in Order of Pay.

	_				Pry of sach,
					RS.
1	Lieutenam-Governor				8,3331
3	High Court Judges				4,000
1	Judicial Commissioner				3,500
2	Members, Board of Revenue				3,500
, 1	Additional Judicial Commissioner				3,3331
1	Chief Secretary				3,000
2	District and Sessions Judges, first grade				3,000
9	Commissioners				2,916;
1	Inspector General of Police	.,	••	**	2.500-100-3,00
1	Opium Agent			• •	2,500-100-3,00
î	Coromissioner, Kumann			••	2,500
(a) 7	District and Sessions Judges, second grade			**	2,000
(b) 19	Magistrates and Collectors, first grade	**		• • •	2,500
(a) 6		• •		**	2,250
10	District and Sessions Judges, third grade	**		• • •	2,250
	District and Sessions Judges, fourth grade	**	**	**	1,8331
(b) 17	Magistrates and Collectors, second grade	••	**		1,888
4	Deputy Commissioners, first grade	••	**	**	1,883
(1) 10	District and Sessions Judges, fifth grade	••		**	1,866
(8) 10	Deputy Commissioners, second grade	• •	• •		1,088
. 1	Registrar, High Court Settlement Officers			• •	Salary of gra
4		**			Salary of gra
1	Deputy Director of Land Records		**		plus spec
1	Registrar, Co-operative Credit Societies	••	••	••	Re. 150.
1	Superintendent, Dehra Dan		**		1,500
.1	Deputy Commissioner, Nami Tal				1,500
1	Assistant Judge				1,100
2	Deputy Commissioners of Garhwal and Almora		••		1,000
				_	
otal 111 Deduct — 7 Add + 10 Salancs 114	For posts listed as open to the Provincial Service For posts under the Government of India.	00.			
Deduct — 7 Add + 10 Salancs 114	For posts under the Government of India.  Inferier posts, i.e., posts above the lowest ground below the "superior" posts in ord.	de of ass	ristants, bu	ı	
Deduct — 7 Add + 10 Salanc≅ 114	For nosts under the Government of India.  Inferior posts, i.a., posts above the lowest ground the "coperior" posts in order  Under Secretaries	de of ass	ristants, bu	ı 	1,000
Deduct — 7 Add + 10  alunc# 114	For nosts under the Government of India.  Inferior posts, i.a., posts above the lowest ground the "coperior" posts in order  Under Secretaries	de of ass	y.		, 1,000 500
Deduct — 7 4dδ + 10 salanc* 114	For posts under the Government of India.  Inferior poils, i.a., posts above the lowest great to orde.  Under Secretaries Under Secretary (Orther Secretary (Orther Magnitusta, Lucknow	de of au ir of pa	y. 	:	800
Deduct — 7 Add + 10  alanc  114	For posts under the Government of India.  Infairer posts, i.a., posts above the lawset greater below the "superior" posts in ord.  Under Secretaries Under Secretary (Gity Magistrata, Lucknow John Magistrata, first grade.	de of au ir of pa	y. 		800
Deduct - 7 Add + 10 Jalancs 114	For posts under the Government of India.  Inferior posts, i.a., posts above the leavest grow the beauty grow before the superior posts in orde.  Under Scowdard Conference of Conference	de of ass	y. 		1,000 1,000 800
Deduct - 7 Add + 10 Salance - 114	For posts under the Government of India.  Infairer posts, i.a., posts above the lemest greater below the "surperior" posts in orde Under Secretary  Only Magistrate, Inchesse of District Magistrates, first grade Assistant Occumissioners, first grade Assistant (Commissioners, first grade Assistant Todge	de of au	y. 	:	1,000 1,000
Deduct - 7 Add + 10 Jalancs 114	For posts under the Government of India.  Infarier posts, \(\lambda_m\) posts above the lowest grow below the "argeritor" goets in ords.  Under Secretarias	de of au	y. 		1,000 1,000 800
Deduct - 7 Add + 10 Add - 114	For posts under the Government of India.  Infairer posts, i.a., posts above the lemest greater below the "surperior" posts in orde Under Secretary  Only Magistrate, Inchesse of District Magistrates, first grade Assistant Occumissioners, first grade Assistant (Commissioners, first grade Assistant Todge	de of au	y	:	800 1,000 1,000 800 800 700
Deduct — 7 433 + 10 Balanc = 114 2 1 14 6 1 20 1	For posts under the Government of India.  Infarier posts, \(\lambda_m\) posts above the lowest grow below the "argeritor" goets in ords.  Under Secretarias	de of au	y		800 1,000 1,000 800 800 700
Deduct - 7 A23 + 10 alanc* 114	For posts under the Government of India.  Infarier posts, \(\lambda_m\) posts above the lowest grow below the "argeritor" goets in ords.  Under Secretarias	de of au	y		800 1,000 1,000 800 800 700
Deduct - 7 A33 + 10 Balancs . 114  2 1 14 6 1 20 1	For posts under the Government of India.  Infarier posts, \(\lambda_m\) posts above the lowest grow below the "argeritor" goets in ords.  Under Secretarias	de of ass	y		800 1,000 1,000 800 800 700
Debut - 7	For posts under the Government of India.  Infarier posts, i.a., posts above the lawset grave below the "superior" posts in ords. Under Scorestary.  City Magistrate, Lucknow Joint Magistrate, first grade Assistant Commissioners, first grade Assistant Organization, and Commissioners, for grade Registrar, Judicial Commissioner's Court Reserve posts, i.e., Assistant Colle	de of ass	y		800 1,000 1,000 800 800 700 Salary of grade
Deduct - 7   A33 + 10	For posts under the Government of India.  Infaire posts, i.a., posts abore the leavest grant below the 's superior' posts in ords.  Under Secretariae Under	de of ass	y		800 1,000 1,000 800 800 700 Salary of grade
Debut - 7   Add + 10	For posts under the Government of India.  Inferior goals, i.a., posts above the leavest grow before the view that the superior posts in ords.  Under Scordstry Under Scordstry Growth of the Control of t	de of ass	y		800 1,000 1,000 800 800 700 Salary of grade
Deduct - 7   A33 + 10	For posts under the Government of India.  Infaire posts, i.a., posts abore the leavest grant below the 's superior' posts in ords.  Under Secretariae Under	de of ass	y		800 1,000 1,000 800 800 700 Salary of grade

<sup>(</sup>a) Includes the Legal Resonatrance in the Board of Revenue, Judicial and Financial Scendaries to Government, Director of Land Records and Agriculture and Commissioner of Excise.

# A.-Indian Civil Service.]

### APPENDIX VII-cont.

LIST E.

# Puniar (exchiding the North-West Frontier Province). Superior Pools in Order of Pay.

Number.	Besignation					Pay of each.
	!					Itš.
1	Lieutenant-Governor					8,8831
i	Chief Judge, Chief Court			4.4		1,000
	Judges, Chief Court		٠. '		٠.,	3,500
2	Rinancial Commissioners				**	3,500
1						3,000 ,
à	Commissioners		**	**	• • •	2,750
	Divisional Judges, 1st grade	• •	**	**	**	2,760
	Divisional Judges, 2nd grade		**	**	- 11	2,600
	Divisional Judges, and grade	**	••	**	••	2,250
(a) 10		• •	**	**	**	2,250
	Divisional Judges, 4th grade	• •	••	• •	**	1,800
(a) 11	Deputy Commissioners, 2nd grade	• •	• •	••	**	1,800
8	District Judges	••	••	**	**	1,500
(a) 13			••	• •	••	J,500
6	Settlement Officers	**	**	**	**	Salary of grad
1	Registrar, Co-operative Gredit Societies	•	**		••	allowanos o Rs. 150.
1	Senior Secretary to Financial Commission					Salary of grad
	SOUTH SERVEY IN E-Hannest Commission	ntione	"		١.	subject to a mini mum of Re, 1,200 and a maximum o
1	Junior Secretary to Financial Commissis	pnors	••			Rs. 1,800. Salary of grade subject to a maxi mum of Rs. 1,500
1	Registrar, Chief Court					and a minimum o Re. 1,000. 1,250
Total 80 Deduct 11 Add + 7	For posts listed as open to the Provincia For posts under the Government of Indi		yA, -			
Balance. 76						
	Inferior posts, i.e., posts above the lea below the "superior" pasts in ord Under Secretoryahi	u of pay	(exclus	istanti, but ling one		
2	Under Secretaries					1.000
14						900
16	Assistant Commissioners, 2nd grade					700
-						
Total 31					í	
. 3	Reserve post, i.a., Amidast Commiss  Reserve for temporary posts and for de Leave reserve,			est grade.	-	- 400500
	Training reserve.					
Total 47			-			

<sup>(</sup>c) Italiades two Secretaries of Government, Bissector of Land Records, Director of Agriculture and Political Agent in the Phalkian States.

### FA .- Indian Civil Service.

### APPENDIX VII-conf.

LIST P. BURMA. Superior Posts in Order of Pay.

Number.	Designation	0,	_			Pay of such,
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Lieatenant-Governor . Chief Judge, Chief Opurt Judge, Chief Court Judge, Chief Court Judge, Chief Court Judge, Chief Court Long State Court Judge Chief Court Long State Court L	tor of 1		::		ks. 8,338} 4,000 8,500 3,500 3,500 2,750 2,750 2,750 2,400 2,400 4,740 4,740 4,740
(c) 12 1 1 2 (d) 13 8 (e) 15 1 1 1 1 6 4	Divisional Judges, 2nd grade . Deputy Commissiones: 1st grade . Deputy Commissiones: 1st grade . Deputy Commissiones: 2st grade . Deputy Commissioners: 2st grade . Deputy Commissioners: 2nd grade . Deputy Commissioners: 3nd grade . Deputy Commissioners, 5rd grade . Deputy Deputy commissioners . Deputy Commissioners, 5rd grade . Deputy Director of Land Records . Beretary to Embonial Commissioner . Registrar, Chief Coart . Registrar, Co-operative Credit Societies . Registrar, Co-operative Credit Societies				:	2,250 2,250 (8) 2,250 (8) 2,250 (8) 1,260 (1
Total 88(     Deduct 5     Add · + 6  Balance 84	For posts listed as open to the Provinci For posts under the Government of Ind		rice,			
	Inferior posts, i.a., posts above the lane the "superior" posts is	ut gradi n order	of assista	nts but be	low	
11 18 10 Total 34	Assistant Commissioners, 1st grade Assistant Commissioners, 2nd grade Assistant Commissioners, 3rd grade	::	::			1,000 ° 700 600
3 35 13 Total 51	Reserve posts, i.e., Assistent Com- Reserve for temporary posts and for di- Leave reserve. Training reserve.			ith grads.		450500

(a) Marinum ruhry including a lond allowance of Re. 150 a month.
(3) Marinum salvy lociding a lond allowance of Re. 500, Re. 500, Re. 500 and Re. 500 and Re. 150 an

# A .- Indian Civil Service.]

# APPENDIX VII-cont.

### LIST G.

# BEHAR AND ORISSA.

# Superior Posts in Order of Pay.

Number.	Designation.	Pay of each.
		RS.
1	Lieutenant-Governor	8,2832
2	Members of Council	5,000
2	High Court Judges	4,000
ĩ	Member, Board of Revenue	- 3,500
i	Chief Secretary	- 3,000
(a) 2	District and Sessions Judges, 1st grade	8,000
5	Commissioners	2,9161
1	Inspector-General of Police	2,500-100-8,00
(a) 5	District and Sessions Judges, 2nd, grade	2,500
(6) 9	Magistrates and Collectors, 1st grade	2,250
(a) 5	District and Sessions Judges, 3rd grade	2,000
(6) 10	Magistrates and Collectors, 2nd grade	1,800
01 (6)	Magistrates and Collecters, 3rd grade	4 200
(*) **		4,
	Infinier ports, i.e., ports above the lowest grade of contained but below the "superior" ports (including one listed Under Surs- tury) is order of pur.	
9	Under Secretaries	1,000
10	Joint Magistrotes, 1st grade	. 900
10	Joint Magistrates, 2nd grade	700
1 -		
Total 22		
		1
	Reserve posts, i.e., Amiliant Mognitralise.	400-500
2 22 <u>4</u> 84	Reserve for temporary posts and for deputations. Leave reserve. Training reserve.	
- 02	watering total of	1.
Total 33		1
		1

<sup>(</sup>a) Indeken Supraintendent and Remembersoner of Legal Affairs and Judicial Commissioner, Chole Negaur.

(b) Indeken two Scendictic to Government, and Burgetons of Land Records and Agrardiant, Commissioner of States,
Beginner of Comparison Confederation, can be distincted from and Publical Orders, Orders,

Resident of Comparison Confederation, can be distincted from and Publical Orders, Orders,

(c) The Comparison of Comparison Confederation (C) The Comparison of Comparison (C) The Comparison of Comparison (C) The Compari

[A .- Indian Civil Service.

# APPENDIX VII-cont.

LIST H. CENTRAL PROVINCES AND BERAR, Superior Posts in Order of Pay.

Number.		Designati	on.			j	Pay of each.
		Central Pro	inos.				95,
1	Chief Commissioner						5,1665
î	Financial Commissioner						3,500
1	Judicial Commissioner						3,500
1	Additional Judicial Commi	esioner					3,000
1	Second Additional Judicial		mer				2,750
3	Commissioners	**			••		2,750
2	Do	••					2,500
1	Senior Divisional Judge	**					2,500
(a) 8	Deputy Commissioners, 1st			**		1.0	2,250
(a) 12		d chase		••	•••		1,800
(a) 14	Do. 3rd	d class		••	•• `		1,500
4	Settlement Officers		••				Salary of gra
1	Director of Agriculture		**		.,		plus spec
ı	Registrar, Co-operative Cr.	edit Societi					Rs. 150.
	ł.					i	
Potel . 61  Deduct - 6  Add + 4  Balance . 49	For posts listed as open to For posts under the Govern	the Provis	cial Ser ndia.	rice.			•
Diduct - 6 Add + 4	For posts listed as open to For posts under the Gower Inferior posts, i.e., pos below the " a.	nmont of I	lowest gr	ade of acri	istants but		
Diduct - 6 Add + 4 Balance 49	For posts under the Govern  Inferior posts, i.e., post- below the " a  Assistant Commissioners, 1	nment of I	lowest gr	ade of assider of pay.			900
Diduct — 6 Add + 4 Balance 49	For posts under the Govern Inferior posts, i.e., 900 below the ** 4	nment of I	lowest gr	ade of acri	stants but		900 - 700
Diduct - 6 Add + 4 Salance 49	For posts under the Govern  Infiritor goals, i.e., poor  blood flar v.  Assistant Commissioners, 2  Note.—There is a del  proposed to  posts as follo	nment of I	lowest gr	ade of assider of pay.	recently	been	. 700
Diduct — 6 Add + 4 Balancs 49	For prate under the Government of the Committee of the Commissioners, 1 Assistant Commissioners, 2 Norg.—There is a delegated of the Commissioners, 2 Assistant Commissioners, 2 Assistant Commissioners, 1 Assistant Commissioners, 2 Assist	nament of I	lowest gr	ade of assider of pay.	recently	been	. 700 P00
Drdust — 6 Add + 4 Salance 49  - 6 - 13 - 13	For posts under the Govern  Infiritor goals, i.e., poor  blood flar v.  Assistant Commissioners, 2  Note.—There is a del  proposed to  posts as follo	nament of I	lowest gr	ade of assider of pay.	recently	been he 20	. 700
Deduct — 6 Add + 4 Salance 49  6 13 otal 19 10	For prate under the Government of the Committee of the Commissioners, 1 Assistant Commissioners, 2 Norg.—There is a delegated of the Commissioners, 2 Assistant Commissioners, 2 Assistant Commissioners, 1 Assistant Commissioners, 2 Assist	nament of I	ndia.  lowest gr sts in or	ade of axis der of pay.  It has and to	recentily grade t	been he 20	. 700 P00
Deduct — 6 Add + 4 Salance 49  6 13 otal 19	For prate under the Government of the Committee of the Commissioners, 1 Assistant Commissioners, 2 Norg.—There is a delegated of the Commissioners, 2 Assistant Commissioners, 2 Assistant Commissioners, 1 Assistant Commissioners, 2 Assist	nament of I	ndia.  lowest gr sts in or	ade of axis der of pay.  It has and to	recentily grade t	been he 20	. 700 P00
Diduct - 6 Add + 4 Salance . 49  - 13 otal . 19 - 10	For prate under the Government of the Committee of the Commissioners, 1 Assistant Commissioners, 2 Norg.—There is a delegated of the Commissioners, 2 Assistant Commissioners, 2 Assistant Commissioners, 1 Assistant Commissioners, 2 Assist	to above the superior "priest grade and grade correct the sweet and grade and grade and grade and grade and grade spiritual Commission Commissi	lowest graste in or	ade of arrider of pay.  It has and to	recently grade t	been he 20	. 700 P00

<sup>(</sup>c) Indules Chief Secretary, Secretary, Political Aspart of Chieffinguch, Commissioner of Excite, Commissioner of Sections, three Divisional Judges, Impacted-General of Politics, and for Bliefitsch and Section Judges, and one Secretary to the Orient Commissioner. The Impactin-General of Politic Server a local allocance of Re. 453 whiler to a maximum salary of Re. 450 to month.

### A.-Indian Civil Service.]

### APPENDIX VII-cont.

MST L

ASSAM.

Superior Posts in Order of Pay.

Humber-	Besignation.	Pay of each.
(a) 6 (a) 7 (a) 7	Chief Commissioner Commissioner Deputy Commissioners, let grade Deputy Commissioners, 2nd grade Deputy Commissioners, 2nd grade Deputy Commissioners, 2nd grade	Ba. 5,1663 2,750 2,250 1,800 1,500
lotal . 22 Deduct Nil, Add + 2 Salance ., 24	For poets under the Government of India.  Interior parts, i.e., parts above the lowest grade of guidents	
2 4 3	Rul below the "superior" posts in order of pay.  Under Serostanies  Jeint Magnicetons, 1st grade  Jeint Magniceton, 2nd grade	1,000 900 700
Total ,, 9	Reserve for tomorary posts and for depulations.  Reserve for tomorary posts and for depulations.  Lance reserve.  Training reserve.	400-500

(a) Indictic Superintendral of Loubai Hills: Commissioner of Eroise, Inspector-General of Registration and Register of Co-operative Orbit Societies; Phroder of Lond Records and Agriculture; two Societies to the Chief Commissioner; Inspector-General of Folice on Sectioned Officer, and Folicial Agrin, Manajour.

MST J.

Number.		D	esignation.					Pay of each.
3	Members of Council							29.
ď	Home Department—		**		••	**		6,6662
1	Scoretary						- 1	4,000
1	Deputy Secretary		**		**	**		
:	Director, Original	tim.	**	••		••		2,000
;	Director, Osiminai	interngance	**	••	• •	••		8,000
1	Superintendent of I	ert Blatt	**			• •		2,600-3,000
	Finance Department-	-						
1	Socretary			**	• •	• •		4,000
1	Joint Secretary					**	1	3,000
1	Deputy Secretary							2,250
1	Comptroller and An	dilor General						8,503-4,003
3		d						2,259-2,750
2		in Finance De	martment.					1,100-1,800
	Foreign Repurlment-	_					4	
1	Petretary		-					4,000
1	Benuty Secretary							2,258
22	Political Officers							1,1004,000
	Logislative Departue	nt_	**	••				2,1001,000
1	Secretary or Deputy	Rosestown						3,0003,500 g
	attitude of megal	Company		••				2,050
	Department of Beren	no and design	North				i	2,000
1	Scenetary	ec aut again	Diede.					4,000
	Department of Comm		odon _		**	••	]	1,000
1	Secretary	Gree with Terra					- 1	
	Director-General of	Dod in	dominio.		**	••		4,000
	Potheralera-General		sinktahun		••	**	** 1	3,000-3,500
	1 of District of STREET	ы	••	**	••	**	** :	1,600-1,750 at
	1						- 5	1,750-2,000 az
	Commissioner Ver		11.70				- 1	2,250-2,500
		thern India 2	alt Revent	66			:	2,500
	Inspector-General Collectors of Costs	of Excise and	Salt		**			3,000
		E28 41					**	2,050-2,500
	Talsalatant Comesses	a of Castone		**				1,150-1,400
	Department of Educa	tion						,,,
	Secretary				• •			3,000
trian a	: 1							0,000
Total 2								

### IA .- Indian Civil Service.

### APPENDIX VII-out.

### BB.

STATEMENT showing for INDA as a whole and by PREMINESSEES and PROVINCES the actual Strength of the INDAN CVIL SERVING CAREA, as it deed on 1st July 1912, compared with the strength at which it should have stood on the same of acts in accordance with the sendenced calculations.

	Prov	riness.		Sanctioned strength.	Actual stree	gib on 1st July 912,	Number of officer over (+) or unde ( - ) strength.
		1		2		3	4
Madras Bemtey Bengal United Province Punjab Burma Bihar and Orisaa Central Province			::	175 173 183 231 154 { 169 { 109 99 48 {	Givilians 162 (4) Military 29 (4) Givilians 128 Military 49 Givilians 39 Military 9	178   176 (a)   174 (b)   237 (c)   191   175   107 (f)   104 (g)   48	- 2 + 3 + 6 + 37 + 6 - 2 + 5
			Total	 1,861		1,385	+ 44

<sup>(</sup>a) Excitating Six B. Babarbonn, who permaneably belongs to the Central Provinces, where he has been included, but including Mr. H. O. Males of the Sand Commission.

<sup>(</sup>b) Excluding Mesers. Nathan and Ballett, who have been temporarily lent by Biber and Orists to Bengal and have been included in the Biber and Orists order.

<sup>(</sup>c) Including Sir H. Butler, who has not been numbered in the Civil List, but excluding Mesers. W. Alder and T. K. Johnston, who have been temporarily transferred to, and included in, the Bengal codre.

<sup>(3)</sup> Incitating Messas, O'Dreye, Jordese, Parko, Gravi, Bermi, Johnston, Gharr, Pipos, Botton, Pears, Juit Howell, Bloom, Johnston, Gharry, Pipos, Botton, Pears, Juit Howell, Bloom, Johnston, Gharry, Pipos, Botton, Pears, Juit Howell, Bloom, Johnston, Bermi, Johnston, Gharry, Pipos, Botton, Pears, Juit Howell, Str. Chen, Johnston, John

<sup>(</sup>c) Including Lieutenent-Colonal Rawlinson, Mr. J. S. Donald, Mayor Bakeway, Lieutenent-Colonal Sir G. Roon-Keppel and Captain Keen, serving in the Political Department outler the Government of India in the North-West Frontier Province.

ind Captain Lean, serving in the relation Department construct to Government of Data in the North west Product Province

(f) Excluding the late Mr. Shettle.

<sup>(</sup>y) naturaling fit in Robotton, who permanently belongs to the Control Pervisions, but has been verying restited from the Criti Hat, but encluding Matter. Criveton (certain in Bible and Driens, where he has been included), and Matter (certain in Rougal, in which he has been included), and three Judian members of the Behar Commission who have been tested as bolding posts corresponding to three listed posts.

### A .- Indian Civil Service.]

### APPENDIX VIII.

CC.

				· ·		:		-
		Aledrani	1	Booky.		Bengel.	Uni	ted Provinces.
Nature of posts.	No.	Pay.	No.	Pay.	No.	Pay.	No.	Pay.
		TR.		20.		71.5.	Γ.	28.
Chief Commissioners			"			"	1	9,338
Members of Councils	. 2	6,1831	2	5,883	9	5,333}		
ludges of High or Chief Courts.	} 2	4,050	3	4,000	4	4,060	3	4,000
Sourds of Revenue or Financial Commis-	1	(1) 3,760 (1) 3,569	!		1	3,760	2	. 3,500
sioners. Commissioners of Divi-	1 0	(3) 3,960	p 6	(I) 3,760	1			(9) 2,9163
sings and others of same	'		6 {	(3) 8,600	5	2,916	10	(9) 2,916 (1) 2,600
rank.	Γ,	4 1 4 126	1 1	(1) 3,756 (3) 8,600 (2) 3,806 (1) 2,756	J			(A) ele-
orretaries to Government		(1) 3,756 (1) 8,325 (1) 2,560	3	(1) 2,750 (1) 3,125 (1) 2,500	2.5	(L) 3,333} (2) 2,780	] 1	3,000
coretaries to Boards of	1 .	1	1 1	(4)	7		1	
Revonus or Financial Commissioners.	2	1,600-1,800	ļ " ,	(I) 3,000	, "			· (1) 3,500
adicial Commissioners			21	(1) 2,750		. "	. 5	(1) 8,6833
District and Sestions		(3) 3,666	1	(3) 2,500	1.0	(3) - 3,000	1. 1	(2) 3,000 (7) 2,600
Judges or Divisional Judges and District	12 {	(7) 2,500	18	(6) 2,325		(14) 2,500 (14) 2,000	00	(7) 2,500 (8) 2,250
Judges and District Judges.	1	(8) 2,000		(9) 1,600	1	(14) 2,000	284	(10) 2,250
Aggine	1 .				1111		1 . 7	(8) 1,688
. Bursta	1.	(7) 2,500		(12) 2,325		(12) 2,250	1 .	(19) 2,250
Collectors or Deputy Commissioners.	27	(14) 2,250 (6) 1,800	29	(15) 1,800 (1) 1,500		(18) 1,800 (14) 1,600	1 4	(21) 1,883 (10) 1,668
Commit Honers.	١, ١	(6) 1,809	1 -	(1) 1,500	L	(14) 1,600	644	(2) 1,600
Political afficure	1	2,800	3				U	(2) 1,000
Political allique	1,0	(1) 1.500.2.006	i r	(1) 2,500-3,000	11 6	(1) 3,800	"	(2) 2,500-3,000
Miapellaneous posts	(a) 14	(1) 1,800-2,600 (1) 1,500-2,600 (1) 1,500	1	(1) 1,700	7 1	(1) 3,000	(4) 4	(1) 1,800
Metoricanous pour	(*)	(1) 1,569-1,309	(i) 64	(1) 1,600		(1) 2,500-3,000	L A	(1) 1,100
7		(1) Lylles	1 1	(1) 1,250-1,500 (2) 1,100		(1) 1,500	1	
			1	. 1-7	1 (	(2) 1,500	100	1
Under Secretaries to	3	1,000	2	1,230	, ,	1,000		(2) . 1,000
Government. Joint Magistrates or	. 40	1,200					1	1,77
Assistant Commission-		4,4						
ers, let grade.					1		1 00	(15) (a) 1,000
Assistant Commission-		900	17	990	17	900	32 {	(7) (r) 80
ers, 2nd (1st) grade.			1		1		1	
Joint Magistrates or Assist.	16	700	18	200	17	760	26	703
ant Commissioners, Ard (2nd) grade.			1				4	
Joint Magistrates or Assista			1		1		l	
ant Commissioners, 4th			1		1		1. "	
(3rd) grades		1	[ _	l :	1			in re
Assistant Collectors or Commissioners.	53	400-500	57	400-500	1 £6	400-500	71	400-500
Appointments which do		1	5	1	1		1 7	1
not earry fixed pay and			1					
the salary of which depends on the position	4	1	1				1	
of their holders.	ŧ	1		Ì	1			

171

132

228

Total ..

<sup>(</sup>d) Impreden-General el Peiro, Commissione el Cong, Registar el High Court and Privado Botenhary in Gavernot.

(d) Impreden-General el Peiro, Registar el High Court, Privado Berchary in Gavernot, Anistant Legal Repositamente, Anistant to Court.

(d) Claimente of Collection Corporation, Claiment of Collection Impressourch Trate, Impreden-General el Peiro, Registar el High Court, Privato Secretary to Governot and Departy Claiment of Collection Impressourch Trate, Impressourch Collection (el Impressourch Collection Conference of Collection Collect

# [A.—Indian Civil Service.

### APPENDIX VIII.

### CC.

	Punjab.	1	Borns.	Bib	or and Oriese.		ral Provinces nd Berar.		istam,
No.	Pay.	No.	Pay.	No.	Pay.	So.	Pay.	No.	Psy.
1	re. 8,335}	1	8,132 <u>1</u>	1	28. 8,333 <sup>2</sup>	1	ns. 5,156}	1	ns. 0,166§
 3{	(1) 4,690 (2) 3,600	] 2 {	(1) 4,600 (1) 3,500	3 2	5,000 4,000	.			
2	3,506	1	3,566	1	3,500	1	3,500		
} 5}	2,760	9	2,750	5	2,916;	5{	(8) 2,750 (2) 2,500	} 2	2,750
1 {	3,000	1	3,000	1	3,460				
2 {	(1) 1,200-1,800 (1) 1,000-1,500	} \	41						
		1	3,590		**	3	(1) 3,500 (1, 3,000 (1) 2,750	}	
94 {	(2) 2,750 (3) 2,500 (6) 2,350 (6) 1,890 (8, 1,500	14 {	(2) 2,250 (2) 2,250 (2) 1,860 (8) 1,500	12 {	(3) 3,6% (5) 2,500 (5) 2,600	}.	2,600	່ທ	
ы {	(10) 2,950 (11) 1,800 -(18) 1,500	40 {	(12) 2,250 (13) 1,860 (15) 1,560	29 {	(9) 2,250 (10) 1,800 (10) 1,500	34(1)	(8) 2,250 (12) 1,800 (14) 1,500	} 19 {	(6) 2,256 (7) 1,800 (6) 1,500
				٠,		)		а	
(g) 1	1,250	".	**	1 (4)	2,600-3,000				
}2	1,000			2	1,000			2	1,001
							"		
} 10	900	13	3,000	10	300	6	900	1	Ros
16	700	18	. 700	10	700	13	700	3	70
		1.0	600						
47	490600	51	450-800	33	400~500	31	490-500	15	100601
7		34		**		6			
158	,.	165	<del></del>	109	<del>-</del>	101		16	

<sup>(</sup>c) Registrar of Chief Court.
(d) Impector-General of Police.
(d) Impector-General of Police.
(e) Include in Privisoral Judges except the Senior Divisional Judge.
(f) Three Divisional Judges are graded with the Bengal cadro.

# A.—Indian Civil Service.

APPENDIX VIII—cont DD.

					Collecti	ore or De	path C	Collectors or Doyaty Commissioners.	nem.		Distri	of and !	District and Beestons Judges, treduding Divisional and District Judges.	udgee,	netuding dges.	Division	had	30	dat Mag	Joint Magistrates, Amistant Collectors and Assistant Commissioners.	Sassing	ot Collecti	ers and	ivii S
Pr. illanoy or Province.	or Provi	99.	Pa	Total in	Appointments in the grades of Et. 2,250 and over.		Appointments in the grades of Fr. 1,500 and over but here than Hs. 2,260		Appoin the g Re. 3.5 over b	Appointments in the grades of Es. 1,566 and over but less than Es. 1,500.	Total number of expedit	Appoint He He	Appointments in the grades of Re. 2,260 and	Appolit the Ra. I. cover the	Appointments In the grades of Ro. 1,800 and over but less than Ro. 2,250.	Appointment in the grader Re. 1,660 su over but loss than Re. 1,890		Total number of	Appain Ba. 90 over by Bs. 1	Appaintiments (Appointments Appaintments Residence of Residence of In the grades of 18, 160 and 18, 100 and 18, 100 and 18, 100 and 18, 100, over but below over but below over but 160.	Appointment of the grad He. 700 a ror but he	Appointments in the grades of 5 Re. 700 and over but below	Appointments in the grades of the 600 and over but below Rs. 700.	fados of respective of the control o
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Bombny	:	:	:	50	13	41.9	1.6	51.7	-	9-6	18		99	o.	99	:	:	95	Ë	18-6	91	10.0	29	0.10
Bongal	:	:	;	69		30.0	13	33+3	7	36-9	30	2	63-3	2	16-7	:	:	06	13	8.8	2	13.6	90	23.2
United Provinces	:	4	;	9.4	19	2.98	77	39-9	**	6.92	28	91	63-6	2	2.98	60	10.7	113+	97	13.3	22	6.64	12	62.8
Punjub	:	:		36	10	29.5	=	82.8	50	38-5	<del>ـ</del>	2	41.7	0	3.6		33.3	26	14	19-4	15	19.8	4,	8-19
Burma	:		:	9	2	30	13	33.6	15	37.6	2	4	58.6	69	14.3	8	97-1	99	H	6.51	13	16.9	19	8.1.2
Bihar and Orisea	:	:	;	2	0.	0.16	10	34-6	2	84.6	21	-	58-8	20	41-7	:	:	. ag	2	13-9	97	18-9	33	62-2
Control Provinces and Berny	and Berny	:	.;	34	90	33-2	g	28-3	2	-11-5	-	-	100	:	:	:	:	99	10	12	13	2.6	31	63
A freats	:	:	:	6		31-6	Į+	36-3	á	91-6	:	:	:		:	;	:	23	-	18-1	09	13-0	16	63-8

Includes two bill Deputy Commissionerships which early a pay of R3. 1,000 each on account of their amenities.
 Includes City Migratrate, Landings, and all Assistant Indigs on R3, 300.

### LA .- Provincial Civil Service,

### APPENDIX A.

Resolution of the Government of India, Home Department (Retablishments), Nov. 1046-1058, dated Simla, the 19th August 1910.

The Governor General in Council has had under consideration the recommendation made by the Royal Commission on Desertablishion at the end of purposes 128 of their Report on the subject of faming rules for the coordinate of the end of purposes 128 of their Report on the subject of faming rules for the recruitment of provincial services. The anajority of the Commission consider it nanecessary that rules for the recruitment of these services should, as is now the case, require the senction of the General Commission of the contract of the contract of the Contract of India, and they express the opinion that the functions of that Government should be limited to laying down a few general principles as to eligibility for appointment, etc., on which detaited provincial rules would be based.

In the present Resolution the Governor General in Council proposes to deal only with the provincial of vil services (executive and indical). The case of other provincial cervices will be separately considered. 3. The present system, under which the previous sanction of the Government of India; is required to making or altering the rules for the recruitment of the provincial civil services, was introduced in 1892, as the result of the Report of the Public Service Commission. The Governor General in Council has now decided to accept in substance the recommendation of the Decontralisation Commission, and is pleased accordingly to to scorej it agabrance the recommendation of the Decontralization Commission, and is pleased accordingly to innear Local Communate with the power to make rules for the reconstance of the province and the power to make rules for the reconstance of the province accidence of the Government of Lodis, but subject to their general control. The general conditions which stood govern early nevertheres have been already fully considered in connection with the inquiries made by the Fubilic Service Commission, and the Governor General in Connell, upon a further confidention of the subject, seen or ceases in modelly the conductions then criticed as. It will, however, to contrading to re-state shem in the present commercion, as follows:

I. The rules must be adapted, on the one hand, to obtain thoroughly efficient candidates, and, on the other, to secure the due representation in the public service of the different classes of the

community.

II. Every candidate for appointment by recruitment must farnish satisfactory cyldense.

rety candidate for appointment by retrustments uness turnul a source conty or trustment (a) that he is not over 25 years of age, except in the case of Barristers, Advocates, or Pleadors appointed to the juddent branch; these excepted cases will be governed by article 51 of the Civil Service Regulations;

the Gril Berries Megatateous; (b) that he has stained a prescribed preliminary standard of general education to be fixed by Lood Governments with reference to local conditions, the object being to score mon qualified by as high a standard of general educations acts the conditions and requirements of the local stainistication pensist. In particular, qualification in one or more of the average ranginges of the province in which he is to be employed to to be insisted on. The removalur standard should be a high new, involving a theretoy he local-sign of the language and shully to write and read the writtent channels with feelilty;

(e) that he is of sound health, good physique, and active habits; and

(d) that he is of good character.

III. Every person appointed to the provincial civil service by direct recruitment shall be subject to a period of probation or training, during which time the appointance will be probationary only, unless in special cases the Local Government declares such probation or training to unnecessary

IV. The subjects of Native Princes in alliance with His Majesty shall be eligible for appointment,

 the subject of the new Tribes in instance who it is neglectly seen to engine for appointment, provided they are qualified in other respects.
 Admission to the provinced with service should neutally be confined to persons who are notices of the province or have definitely satisfied in it; in the case of candidates who are not-natives of the province or never sendence of at least three years in the case of candidates who are not institute of the province, recent residence of at least three years in the province should, as a general rule, be an essential condition of admission. No Barristor, Advocate, or Pleader should be appointed as each, unless he has been at least three years actually practising his profession in India and can speak the provincial vernacular.

VI. European who are not authory natives of India shall be eligible for appointment, if qualified according to the above conditions, with the easelsts of the Government of India.

VII. The Local Government should reserve to telefit the right to under permetten to the superior grades

YII. The Local to retrimmen amond reserve to their law right to make primorden to the separate grades of the provincial civil service without regard to seniority, and estimpt alone should not give used into appointment to the grade of Rs. 500 a month and higher grades.
YIII. The Gevenment of India retain power in very spooled cases to make direct appointments to effices in the higher grades of the provincial civil acretices, and whenever the Government of India.

in the higher grades of the provincial civil services, and whenever the flowments of Jatic secreties this power in the case of placino offseers, it will be confined to the training, and the secreties the power in the case of placino offseers, it will be confined to the training, and the provincial civil service who have above a distinguished ability in the exceeds of their provincial civil service shall be dismissed others are the overcombine.

I.K. No member of the provincial civil service shall be dismissed others are than on the result of a function of the confined of the confined distinct that any change made is the rules from time to time should be forthwith communicated to the downment of Insia in the Home Department, in order that they may be in a position to convolve effective general contact. If the Receiving' in Ownell considers it describely be in a position to convolve effective general contact. If the Receiving in Ownell considers it described in the contact of the structure of the various to everywhent [1] and the published by the local Generalization as part of the various to everywhent [1] and the published by the local Generalization of the various convenient [1] and the second of the various conveni of the respective provincial rules.

\* Madras. Bombay. Bengal. United Provinces. † Poreiga. Revenue and Agriculture.

Atsup. Pablic Werks. Commerces and Industry.

Panjah.

Berna.
Eastern Bangal and he forwarded to the local Governments \* and Departments description of the Government of Indiana. ments of the Government of India† noted on the margin and to the Honourable the Chief Commissioner of the Central Provinces for information.

> A. EARLE, Offg. Secretary to the Government of India,

# A .- Provincial Civil Service.]

### APPENDIX B.

	Ë					Numb	er of	appo	intenen	io in oi	ob g	ride.			• *
Office	field		В	no ba	y.		. 1	Unit			j.	pure			Ī
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eioners in the Panjab, Burus, Central Provinces	300	29			24	73			55	26	35	PH	24	15	38
and Assam.	240	30		١.,		79			58	(a; 10		86	14	16	20
-	200	١			ļ								12		1
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Mambituare	200		39		39										8
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i	160		60	١.,	50					'					5
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Munsife (also called Sub- ordinate Judges, 2nd class, 4 in Rembay).	250	33			"	66	"		"		"	19	"	••	11
	200	29	96	5	41	36	22	19	32		••	10	"	••	14
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١	156		12	3	15			-			-	-:-		**	1.
Total		(#)128	89	14	163	(£:245	68	26	94	(a)	(0)	(8)68	(e)	(6)	631
Total (Indicial Branch)		146	104	17	121	267	67	28	125	48	29	98	48		895
Grand total	l	283		-	600	888	$\overline{}$		348	161	161	310	146	60	2,44

<sup>(</sup>a) This parts it common to both the Judichi and Executive branches.
(d) The photorized Judge and Muscale complexed in some no included in the Bangal outre, and both that ordes and the Blanca of Ories outre Judge and Muscale complexed in Assem no included in the Bangal outre, and both that ordes and the Blanca of Ories outre Judge.
(a) The Property of the Charter of the Charter Indian is necessarily obtained as the property of the Charter Indian Indi

# QUESTIONS RELATING TO THE INDIAN AND PROVINCIAL CIVIL SERVICES.

[Note.—In replies to these questions, it should be clearly specified whether the reply refers to the whole Provincial Civil Service, or to the Executive Branch or to the Judicial Branch.]

### INDIAN CIVIL SERVICE.

 What is your experience of the working of the present system of recruitment by open competitive examination in England for the Indian Civil Service? Do you accept it as generally satisfactory in principle?

2. In what respects, if any, do you find the present system faulty in detail, and what alterations

2. In with respects, a copy to you have a printed on 6 "Natives of India" and of other naturalborn subjects of His Majesty ? - If not, what alteration do you recommend?

The term. "Natives of India." has been defined in section 6 of the Government of India Act, 1270 (33 Vict., c. 3), as including any percent here: and domicals within the Dominions of His Majesty in India, of spreats habitably resident is India, and not exhibited these for tereprinty proprises only, and the term is no tend throughout these questions;

4. Do you consider that the combination of the open competitive examination for the Home and Colonial Civil Services with that for the Indian Civil Service is or is not to the advantage of Indian interests? Please give your reasons.

5. If you do not consider the present system of recruitment by an open competitive examination

to be satisfactory in principle, please state what shematire you will propose.

6. In particular, what would be your opinion regarding a system of simultaneous craminations in India and in England, open it both cases to all natural-born subjects of His Majesty?

7. What would be your opinion with regard to filling a fixed proportion of the vacancies in the Indian Civil Service cadre by Natives of India, recruited by means of a separate examination in India, or by means of separate examinations in each province or group of provinces in India? If

you favour such a scheme, what proportion do you recommend? If you favour such a scheme, what proportion do you recommend? If you do not approve of simultaneous or separate examinations in India, are you in favour of any system under which Natives of India would be selected in India for admission to the Indian of fifty sprice by means of (a) nomination, (b) combined nomination and examination, or (c) any other method? If so, describe fully what system you would ecommend. In particular do you consider it destribb that all obsessant communities should be represented in the apportunence so made? If so, how would you give offect to this principle?

9. If you are in favour of a system for the part recruitment of the Indian Civil Service by Natives of India in India, do you consider that "Natives of India" should still be eligible for

appointment in England?

10. Would you regard any system of selection in India which you may recommend for young men who are "Natives of India," as being in lies of, or as applementary to, the present system of promoting to listed posts efficers of the Provincial Civil Serrice? If the former, what alteration, if

promoting to issue passe officers of the Provincial CVII Service? If the officer, what anisotrop, it any, would you recommend in the conditions governing the Provincial Civil Service?

11. Do you recommend any separato method of recruitment for the judicial branch of the Indian CVII Service? If so, please describe the system which you would propose.

12. Are you satisfied with the present statutory definition of the term "Natives of India." in section 6 of the Government of India. Act, ISTO (38 Vict., a.) as inducing "any person born "and denticitled within the Dominions of IIIs Majesty in India, of persons habitually resident in "Value and the Conference of the Majesty in India, of person the statute of the Conference of the Majesty in India, of person the catalytical there for temporary manages, only "increased vice of which we not person." "India, and to established there for temporary purposes only," irrespective of whether such persons are of mmixed Indian descent, or of mixed. European and Indian descent, or of unmixed European descent? If not, state fully any proposale that you wish to make in regard to this matter.

descent: A not, saw him you problems used you are not required to the system of recruitment by open compatitive camination in England is retained, slate the age limits that you recommend for condidates at each examination, giving your reasons.

14. What in your opinion is the most mitable age at which justice civilians recruited in England should commence their official drites in Luda?

15. What age limits for the open competitive examination in England would best suit candidates who are Natives of India, and for what ressons? Do you resommend any differentiation between the age limits for Natives of India, and for other natural-born subjects of His Majesty?

16. What alterations, if any, do you recommend in the authorised syllabus of subjects and

marks prescribed for the open competitive examination?

. Is any differentiation in the subjects for the open competitive examination in England desirable between candidates who are Natives of India and other candidates? If so, state them and give reasons.

18. Do you consider it necessary that certain posts should be reserved by statute for officers recrnited to the Indian Civil Service, and if so, what posts and for what reasons?

recruited to the Indian CWI services and in say wise goods and not write resource.

19. Do you'd consider that a minimum proportion of European subjects of His Mejesty should be employed in the bigher posts of the CWI administration? If so, to what proportion of the posts included in the Indian CWI Service earlie do you consider that Natives of Loids implict under present conditions properly be admitted ?

conditions properly to anomical r 20. Do you neep as generally satisfactory in principle the present system under which Natives of India are necroited for youts in the Indian Ovil Service active party through the medium of an open compatitive examination in Beglund, and partly by special crangement in India? "under the 2. Do you consider that the Ood system of appendicust of "Stattory Crilines" under the Statute of 1970 should be revired, and if se, what method of recruitment would you recommend?

# B .- Indian and Provincial Civil Services. I

22. If the system of recruiting military officers in India for posts in the Indian Civil Serviceeadro has been stopped or has never existed in your Province would you advise its re-introduction or introduction, as the case may be, and if the system should be introduced or re-introduced, to what. extent, in your opinion, should it be adopted?

23. Do you consider that such a system should be restricted to the rearnitment of military officers.

or extended to the recruitment of selected officers from other Indian services?

24. What is your opinion of the system by which certain posts, onlinearly held by members of the Indian Ciril Service, are declared to be posts (ordinarily formed listed posts) to which members of the Provincial Civil Service can properly be appointed?

25. Are you satisfied with the present relawinds prescribes that Natives of India, other than, members of the Provincial Civil Service or Statutory Civilians, may be appointed to one quarter-

of the listed posts?

26. Are you estaifed with the system by which most of the inferior listed posts are merged in the Provincial Civil Service? 27. Is the class of posts listed suitable? If not, in what directions would you suggest any

changes, and why? 28. Please add such remarks as you may desire to offer ou any points relating to the system of recruitment for Indian Civil Service posts which are not covered by your answers to the foregoing

questions? 29. Do you consider that candidates recruited for the Indian Civil Service by open competitive.

examination should undergo a period of probation before being admitted to the Service?

30. If so, how long, in your opinion, should this period he, and what course of study should beprescribed for the probationers?

31. Do you consider that any differentiation is necessary between the course of study for proba-tioners who are Natives of India and the course prescribed for other natural-born subjects of His Majesty? If so, please state the special arrangements that you recommend.

32. Do you consider that the probationers' course of instruction could best be spent in England or in India? Is your answer equally applicable to the case of Natives of India and of other netural-

born subjects of His Majesty?

33. Do you think it desirable to start, at some suitable place in India, a college for the training of probationers of the Indian Civil Service, and possibly of other Indian Services recruited in. England?

34. Do you think it desirable that each provincial Government should arrange for the training of probationers by suitable courses of instruction for the whole or purtions of the first two years of

service at some suitable centre? 35. Are you satisfied with the present arrangements for the training of junior officers of the Indian Civil Service after they have taken up their appointments in India ? If not, what change should, in your opinion, be introduced?

36. Do you consider that there has been any deterioration in the knowledge of the Indian languages possessed by members of the Indian Civil Service? If so, what are the causes? Are you satisfied that European members of the Indian Civil Service attain to an adequate proficiency in the

study of the Indian languages, and, if not, how could this best be remedied?

37. Please give your views as to what steps (if any) are necessary to improve the proficiency in the knowledge of law of members of the Indian Civil Service, distinguishing between recommendations applicable to all officers and to officers selected for the Judicial Branch.

88. Do you recommend any applicable to the Judicial Branch.

Do you recommend any special course of study in law in India for officers selected for the

Judicial Branch?

89. Do you recommend any special training in subordinate judicial posts in India for officers selected for the Judicial Branch? If so, please give details.

40. Is any differentiation desirable in a system of training after appointment in India between

members of the Indian Civil Service who are Natives of India and other natural-born subjects of His Majesty? If so, please state the special arrangements that you recommend. All feety in its op pieces cance use opened arrangements can yet accommended to the pieces and a six of the pieces and the pie

mixed European and Indian descent, and of unmixed European descent? If so, please state your 48. Please add such remarks as you may desire to offer on any points relating to the probation and training of members of the Indian Civil Service which are not covered by your answers to the

foregoing questions. 44. Do you consider that the numbers of officers authorised for the various grades of the Indian

Civil Service are satisfactory? If not, please state your views.

45. Do you consider that the exchange componantion allowance introduced in 1893, eligibility for which depends on nationality or domicile, should be abolished, and if so, under what conditions? Should such abolition apply to officers already employed or be restricted to future entrants?

46. If abolition is recommended with compensation in the form of increased salaries, what is your opinion regarding the grant of a similar increase of salary to those members of the service who now draw no exchange compensation allowance?

47. Turning now to the case of the Statutory Civilians and officers of the Provincial Civil Services

holding listed posts, do you approve of the arrangement by which they draw salary approximately at the rate of two-thirds of the pay drawn in the same posts by members of the Indian Civil Sarvice? not, what rates do you suggest for the various grades of the Service?

B-Indian and Provincial Civil Services.

48. Have you any proposals to make in regard to the leave rules applicable to members of the Indian Civil Service?

49. Have you any proposals to make in regard to the leave rules applicable to Statutory Civilians and to members of the Provincial Civil Services holding listed posts? In particular, do you consider that separate sets of rules for such officers and for officers of the Indian Civil Service are desirable?

50. Please add such other remarks as you may desire to offer on any point relating to the conditions of service, salary, leave, and pension in the Indian Civil Service.

# PROVINCIAL CIVIL SERVICE.

51. Please refer to Government of India Resolution No. 1046-1058, dated the 19th August 1910, defining the general conditions which should govern recruitment to the Previncial Civil Service and reproduced as Appendix A.\* Are these conditions anitable, or have you any recommendations to make for their alteration?

52. In particular, are the rules for the recruitment of the Provincial Civil Service in force in your

Province saitable, or have you any recommendations to make for their alteration?

53. Do you consider that recruitment for a Provincial Civil Service should ordinarily be restricted.

to residents of the province to which it belongs?

54. Are all classes and communities duly represented in your Provincial Civil Service? Do you consider that this is desirable, and what arrangements do you recommend to scoure this object?

55. Are you satisfied with the existing arrangements for the training and probation of officers appointed to the Provincial Civil Service? If not, please state your objections, and what other arrangements you recommend.

56. Do you consider that the numbers of officers authorised for the various grades of your

Provincial Civil Service are satisfactory? If not, please state your views.

To what extent are the functions of the officers of the executive and judicial branches of your Provincial Civil Service directabled? I say the shange desirable, and if so, in what direction?

58. Are you satisfied with the present designation "the Provincial Civil Service"? If not, what

would you suggest?

So. Do you accept as suitable the principle recommended by the Public Service Commission of 1868-31, and since followed, that the conditions of the Provincial Civil, Services as regard; when should be adjusted by a consideration of the terms necessary to seeme locally the desired qualifications and in the editions of the extension of the edition of the edition of the edition of the edition of the extension of the edition of the edition of the extension of the edition of the editio

recommend P

20. Do you approve of the arrangement by which officers of the Provincial Civil Service holding littled posts draw salary approximately at the rate of two thirds of the pay drawn in the same posts by members of the Indian Civil Service I II not, what rates do you suggest for the various appointments?

62. Have you any proposals to make with regard to the leave roles applicable to the Provincial Civil Service? In particular, do you regard the existing differences between the leave rules for the

European and Indian Services as suitable?

63. Are you satisfied with the present system of supersummation pensions for officers of the Provincial Civil Service? If not, please say what modifications you would suggest, and on what grounds P

64. Are you satisfied with the existing organisation of the Provincial Civil Service? If not, please state what alternative organisation you consider desirable, and explain fully your views, making any suggestions that appear to you to be suitable.

65. Have you any other proposals to make in regard to the Provincial Civil Service not covered by your answers to the above questions? If so, please explain them.

# MINUTES OF EVIDENCE

TAKEN BEFORE THE

## ROYAL COMMISSION

ON THE

# PUBLIC SERVICES IN INDIA.

At Bombay.

Saturday, 1st March 1913.

TWENTY FOURTH DAY.

#### PRESEVY:

THE RICHT HOR. THE LORD ISLINGTON, E.C.M.G. D.S.O. (Chairman).

THE EARL OF RONALDSHAY, M.P. Sir Murray Hammer, R.E.E.L. C.LE. Sir Throdore Morison, R.C.I.E. Sir Valentine Chirol MAHADEY BHASHAR CHAUBAL, ESQ., C.S.L. ABDUR RAIMM, Esq.

And the following Assistant Commissioners :--

JOSEPH JOHN HEATON, Esq., 1.08., Judge of the High Court of Judienture. Bombay.

GOPAL KRISHNA GORHALD, ESQ., OLD. WARTER COLLEY MADGE, POQ. P.LZ. FRANK GEOGOB SLY, ESQ., C.S.I. HERBERT ALBERT LAURENS FISHER Esq. JAMES RAMSAY MACHONALD, 1941., M.P.

Rao Baluidue Ranchandra Narayan JOGLEKAR, Assistant to Commissioner, Central Division, Poons. RACHPRATH GANGADHAN BUADDHADE, Esq., Judge of Small Cause Court, Poona.

M. S. D. BUTLER, Esq., c.v.o., c.t.s. (diant Secretary).

Sir Basu, Scorr, At., Chief Justice, High Court of Judicature, Bunhay,

Written answers relating to the Indian Civil Service.

25896 (1). What is your experience of the working of the present system of recruitment by open competitive examination for the Indian Civil Service? Do you accept it as generally satisfactory in principle? — My experience dates from 1885 as a member of the Bombay Bar and from 1899 as an official, Advocate General or Chief Justice. I accept the system of recruitment by competitive examination in England as generally satisfactory in principle.

25897 (3). Is the system equally suitable for the admission of "Natives of India" and of other natural-born subjects of His Majesty? If not, what alteration do you recommend?—I do not think the system equally suitable for the admission of Natives of India.

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and in England, open in both cases to all natural-born subjects of His Majesty?—I am opposed to any system of simultaneous exammations,

25899 (23). Do you consider it necessary that certain posts should be received by stylute for officers remaited to the Indian Civil Service, and if so, what posts and for what reasons Please state in detail what atterations (if any) you recommend in the Schedule of the Indian Civil Service Act of 1861 (21 and 25 Vict.c. 53). [Attention is invited to the provisions of the Indian Civil Service Act, 1994 (24 and 25 Vict. c. 54), and of the Government of India Act. 1870 (33 Vict. c. 3), reproduced as Appendices II and III, to these questions, ?- I consider that not less than three judgeships in the Bombay High Court should be reserved by statute as is at present the case under the High Courts Act for officers recruited from the Indian Civil 25898 [7]. What is your opinion regarding a for officers recruited from the Imium Civil system of simultaneous examination in India Service, (i) because their experience in the

Districts makes them valuable colleagues on Appellato Benches trying civil and eximinal appeals from the districts, and (ii) because their extremenc renders them of great assistances in dealing with the many questions which arise in connection with judicial administration in the orientets. In order to provible the High Court with a supply of judges from the Indian Girdl Service it is necessary to reserve a considerable number of District and Sessionse Judgeships for

that service. 25900 (64). Please give your views as to what steps (if any) are necessary to improve the proficiency in the knowledge of law of members of the Indian Civil Service, distinguishing between recommendations applicable to all officers and to officers selected for the Judicial Branch. particular, do you favour a system of granting study leave to Europe, and if so, what course of study (course for a call to the Bar, reading in barristers' chambers or other), and what conditions do you propose?-I do not recommend any separate method of recruitment for the Judicial Branch of the Indian Civil Service, as l consider it very advantageous for officers who eventually enter the Judicial Branch to commence their Indian career with a certain amount of executive work; I would, however, make it impossible for an officer of over 10 years' standing to obtain a transfer from the Revenue to the Judicial Branch. After an officer has been transferred to the Judicial Branch he should be given an opportunity of preceeding to England to read for a year in the chamber of a practising Darrister, as he would thus be put in the way of acquiring a habit of looking at eases from the point of view of those who plead before him and would have a better chance of getting on equal forms with his llar. The Legal Adviser at the India Office might keep a list of harristers in good practice who could be recommended to judicial officers desirous of studying practice of the law. I attach little importance to the comes for the call to the Bar.

28901 (60). Do you recommend any special truthing in subscripting beginning to differ season from the special for the judicial branch? If so, place give details?—No member of the Indian Givil Service should be allowed to sit in a Session Court as a Judge without some experience in the trial of original civil cases. This is the rack eccommended by the Bonkary High Court, and we believe generally followed by the Government.

Written answers relating to the Provincial Civil Service.

25302 (19). Are you satisfied with the existing arrangements by which certain posts, ordinarily

filled by members of the Indian Civil Service, are listed as open to officers of the Provincial Civil Service of proved merit and ability, and is the system followed in making appointments to these posts suitable? If not, what alterations do you suggest?—The listed posts of District and Sessions Judge demand more aptitude in the disposal of criminal than of civil work. Natives of India unless they have had special experience of criminal work are better suited for the trial of civil than criminal cases. There are many good civil judges in the subordinate judicial service, but the failure of Natives of India as eriminal judges has aften been noticed. It is not, however, impossible to find men of the requisite capacity amongst the Natives of India, but they are not usually discovered by competitive examinstions. The best training available in India for Natives of India to qualify them for the post of Sessions Judge is the work of public pro-secutor in some important district court. A man who has risen to a position at the local Ber which wins him the appointment of public presecutor has gone through an amount of conflict such as is likely to have developed a certain practical efficiency and strength of character, and when to this is added experience in the responsible work of placing before the Court with proper impertiality se the representative of the Government the evidence available against accused persons, the probabilities are that men of this class will prove good criminal udges. The objection to recruiting for listed Sessions Judgeships solely from the class of Public Prosecutors is that the Subordinate Civil Judges would be shut out from the highest posts to which the most fortunate might now attain. It should, I think, be recognised that the practical absorption of the District and Sessions Judge in criminal work involves the devolution of a large quantity of the civil work of his office upon First Class Subordinate Judges with appellate powers. These officers should receive pay proportionate to the importance of the work they are called upon to discharge, which is at present far from being the case. If the pay of these officers were raised substantially, there should be no complaint on the secre of listed judgeships falling generally to practising pleaders,

25903 (2). Please supply a copy of the Rules for the recusionent of the Provincial Civil Service in force in your Province. Any these rules satisfied, or have you any recommendations to make for their alteration?—I think that in Rule VIII of the Bombay Provincial rules the qualifications (6), (c), (d) and (e) should be deleted.

Sir Basta Scott, called and examined.

25904. (Chairman.) You are the Chief Justice of the High Court of Judicature of Bombay? - I am.

Bombay?—I am.

25905. You do not think that the present system of entering the Indian Civil Service is equally suitable for the admission of 'Natives'

of India'?-Yes. Of course, I am only speaking of the Jadicial Service.

25905. Could you kindly elaborate that answer and tell us what remedy you propose?—
I think you will find I have suggested a remedy in my answer to question (19) in the Provincial

series of questions, and that answer represents my yiers. I think that officers holding District and Sessions Judgeships should be selected as far as possible from the local Bars, from pleaders, think you get better judges from Natives of India if you select them from among the pleaders, particularly the Government preaders or public prospentors, than if they are selected in the present way

25907. Do you consider that a period spent in the Executive Branch is of benefit to

an officer who subsequently joins the Judicial Branch?—Yes, distinctly, 2530S. After what period of general service do you think it desirable that officers should join the Judicial Branch?-About eight years.

25909. Do you recommend that officers should have some practical experience of the trial of Civil suits before they go to England on study leave, assuming that a system of study leave is introduced? - No. I think if study leave is introduced it would be better they should have their study before taking up Ciril work.

25910. Do you think it would be convenient to combine study leave with furlough ?-

I think it mould.

25911, What allowance, if any, would you give to officers during their study leave?—I think the study leave should be for study in the chambers of a practising Barrister, and the fee for that is 100 guineas a year, so that it would have to be something in excess of that amount.

25912. Would the grant of this allowance be dependent on proof of satisfactory progress?-I think it might be assumed that officers of the Ciril Service of eight years' standing will attend to their work in chambers.

25913, It has been represented to us by witnesses elsewhere that considerable importance is attached in India to the Barrister qualification and that on that ground it is de-irable that officers of the Indian Civil Service, who join the Judicial Branch, should obtain a call to the Bar. What are your views on that matter?— I attach no importance whatever to it.

25314. Have you considered how long normally an Indian Civil Service officer should be employed in the trial of original Civil suits before he becomes eligible to officiate as a District and Sessions Judge ?- I should say not less than six months, but I should prefer

a year.

25915. Do you recommend any changes in the subjects of examination for the Indian Civil Service with a view to making Law a more prominent feature?—No, I do not think that the study of Law at that early stage is of very much use. I think the District Officer in his magisterial work gets a certain practical acquaintance with Law, and if he adds to that study in chambers in England be will probably be better fitted than if he relied solely upon extra legal studies before he comes out. 25916. Would you modify the Rules govern-

ing the probation of an Indian Civil Servant in that direction ?- I really do not know what they are and I have not studied that question.

25917. You are not aware that at present they are deficient in regard to the study of

Law?-No, I am not. 25918. What proportion of District and Sessions Judgeships in the Rombay Presidency do you consider should be filled by Members of the Indian Civil Service ?- That is a difficult question to answer. I think that the Indian Civil Service ought to be represented by at least three Judges in the High Court, and in order to provide them you must have a considerable number amongst the District Judges also. In practice, the selections for the High Court are confined to the five or six District Judges at the head of the Service, so that I should think that at least two-thirds ought to be reserved for the Members of the Indian Civil Service

25919. You say that unless Indians have had special experience of Criminal work they are better suited for the trial of Ciril work. Could not this defect be made good by comploying Sub-Judges as Assistant Sessions Judges !-No. I think the objection is that they have not had any experience at the Bar before they take up Criminal work. I attach great importance, as far as Indians are concerned, to training at the

Bar before they sit as Criminal Judges, Dur vertore they sit as Urmmal Judges, 25920. Do you consider that the present rates of pay and grading of Judicial officers are suitable?—Speaking of Judicial officers of all elasses, I have not heard any complaints about the pay of District Judges, but with regard to Subspirited Funder thanks in a Judicial Company. Subordinate Judges, there is no doubt their pay is not so good as it is in other Presidencies; it is certainly a minimum wage, and I think it ought to be increased. I can only express a general opinion. It is a matter on which there is much dissatisfaction in the Subordinate Service

25021. Would you be prepared to say what in your judgment would be a fair salary for a First class Sub-Judgo !—I should like to see

them all getting at least Rs. 700,

25922. But you are not prepared to give us any detailed advice with regard to the pay of any grades of the Judicial Service ?-No.

25923. We are very anxious to obtain all the information we can on the subject of pay, and any advice which we get from witnesses will be welcome, You, however, are not prepared to give any?-I am not prepared to say. It is a question that has been studied much more by my colleague Mr. Justice Heaton, who is now on the Commission, than myself, and he is much better able to express un opinion.

25924. You are only prepared to say that generally speaking you would welcome an advance in certain grades?-I should, and I think in fairness this Presidency ought to be on the same footing as other Presidencies, and it is not now.

25925. Are Judicial officers in this Presidency paid less than in other Presidencies ?-

25926. (Lord Ronaldskay.) I think you told the Chairman you recommend that a men should spend about eight years on the Revenue side before being transferred to the Judicial ?-Yes.

1et March 1913.]

Sir Basil Score.

continued.

25927. Could you tell us after about how many years' service a man in this Presidency moves to the Judicial side nuder the existing system?-I think that is about the period.

25928. You are satisfied on that point with the existing arrangement?-Yes, except that sometimes Revenue officers are allowed to transfer after a longer period of service, and that is hard on the mon already in the Judicial,

because they take rank above them. 25929. Will you tell us what are the main advantages that you think a Judge derives from the years which he spends on the Revenue side of the Service before he is transferred to the Judicial side?-He gains a knowledge of the people and a knowledge of the working of the Government, Generally speaking, Barristers are very ignorant of the machinery of Government in India, but the Indian civilian Judges know all about it, and it is very im-pertant that they should know about it in tho trial of cases from districts.

25930. I understand that if a proposal were made to recruit the Judicial in India entirely from the Bar you would be opposed to it?-I

should.

25931, You also told the Chairman that you attached very little importance to a call to the Bar. That is on its merits, I suppose?—Yes.

25982. I should like to ask you, bowever, . whether you think the fact that a Judge has been called to the Bar gives him a greater prestige among the vakils and so on ?—Not the

least; they know it is nothing but a name, 25933. With regard to your proposal for recruiting Sessions Judges from Public Prosecutors, enn you tell us bow many Public Prosecutors there are in a Province like Bombay !-There would be six District Courts nat least from which you would be able to get very experienced Public Prosecutors. 25934. The field of recruitment would be a

rather small one ?-Yes, but then the number of

Judges required would be small too. 25935. Could you tell us how the emoluments of a Public Prosecutor would compare with the salary of a Sessions Judge ?-No, that is a subject on which I cannot give you any information. I have heard varying opinions expressed, and it must depend a good deal on the place where the man is working. He may have lucrative Civil business besides his Government work, or he may not.

25936. Can you give us any idea as to whether a post like that of a Sessions Judge would appeal to a man in the position of a Public Prosecutor, that is to say, would it be sufficiently remunerative to attract him?—Yes,

I think it would.
25937. In the latter part of your answer to question (19) you say that a good deal of the Civil work which talls to the lot of a District and Sessions Judge should be devolved upon First-class Subordinate Judges with appellate powers, and you think that they should receive better remuneration?—I say that in practice it does devolve upon them. It is necessary to appoint First-class Subordinate Judges with appellate powers to try Civil cases which the

District Judge has no time for on account of his Criminal work, and I say they are not properly

You would propose to create a new and higher grade of Subordinate Judge than any that exist now !- Yes, Subordinate Judges with appellate powers.

25939. At Rs. 1,000 or something of that kind?—I daresay less than that would give satisfaction. Rs. 800 or Rs. 900 would be a considerable increase on what they get at present

25940. (Sir Theodore Morison.) In your reply to question (64) you recommend that a civilian should be given study leave when he joins the Judicial Branch : do I understand you would be satisfied with that addition to his legal knowledge if he had the same training as he has at the present moment?-Yes,

25941. Your scheme, does not postulate any-

thing further ?- No.

25942. Even with the one year's probation which they have at the present inoment in Eagland during which they do not attend courses of Law? - I think study leave is the

only addition I should ask for. 23943. Do you think that the younger District Judges, those who have only had one year's probation in England, have a sufficient knowledge of Law to be able to profit by that one year in England ?- Yes, I think so. I think the man who has done magisterial work for years would probably be able to profit much more by a year in Chambers than a man coming fresh from the University, called to the Bar, and then going into Chambers, and he would be of much more use to the man who was teaching him and would profit a great deal more and see more of the work.

25014. You do not think that the Judges require any larger theoretical knowledge of Law !—I think not.

Your teaching would be all prac-25945.

tical?-Yes 25046. You would have them learn a good

deal while they are doing their work as Magistrates ?-Yes. 25947. And then you would have them see

Law actually handled by a Burrister in his Chambers?—Exactly.

25948. Such teaching in Law as is given for instance in the Law Schools or the Law Tripos you do not think very valuable to an Indian Judge?—I do not say it is useless, but I do not think that kind of teaching is of very great value in after-life.

23949. If I heard you rightly, in your reply to Lord Ronaldshay and to the Chairman you said you would not approve of the Judicial Branch being recruited entirely from the Bar ?-I should not.

25950. And I believe you suggested that something like two thirds of the posts should be reserved for civilians?-Yes, speaking of Dis-

trict Judges. 25951. Do I understand you recommend that those who are not civilians should be recruited directly from the Public Prosecutors to the extent of something like one-third ?- Yes, If Sir Basil, Scott.

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you cannot get sufficient Public Prosecutors with Oriminal work you can easily select from among the pleaders men who have had a good deal of Criminal experience, which is what you want,

25952. So that your recommendation is that to a small extent, perhaps one-third, the Judi-ciary should be recruited from Pleaders and

Public Prosecutors ?-Yes.

25953. (Mr. Chaubal.) First-class Sub-Indges are frequently invested with Assistant Sessions Judge's powers in this Presidency, are they uot?-I do not know that; you probably would know it better than I do.

25954. It may not be of frequent occurrence, but they are occasionally invested I believe with such powers?-I believe it has happened, but I do not know that it is frequently done.

25955. You have heard no complaints about their not being able to do their Criminal work properly when they are so invested?—If you ask me for specific instances I cannot give them to you, and you would not want me to mention

25956. Of course Subordinate Judges ordinarily do not do any Criminal work, and therefore they may not be quite so ready to do the nove eney may not us quine so reany to do the work, but that does not mean they are not capable of doing Criminal work if they are given that work to do?—You never can tell of course until you try, but I know of cases in which satisfaction has not been given.

\$29.95. The negation is whether we have

25957. The question is whother you have any distinct recollection of any complaints about First class Sub-Judges doing Assistant Sessions

Judge's work ?-No.

25958. In famine times Sub-Judges are frequently invested with magisterial powers, are they not ?—It has only happened once since I have been in India, I think.

25959. Whenever there are days of searcity, Sub-Judges I believe are invested with magisterial powers?-That may be so, I do not know. The famine did not occur in my time on the Bench and therefore I know nothing about it.

25960. But only last year were not certain Sub-Judges invested with magneterial powers in the Ahmedabad district?—I did not know it.

25961. At eny rate you are not aware of any complaints being received as to their not being able to do their magisterial work well I—No.

25962. I understand from your answers that you are not particular about Public Prosecutors being appointed, but that you would take any Pleaders who have had much experience of Criminal work?—Exactly, 25963, With regard to your answer to

question (23), could you tell me roughly what would be the number required for recruitment in order to provide the High Court with a supply of Judges from the Indian civil Service?—I cannot give any more detailed answer than I gave to the Chairman on that

25964. That is two thirds?-I should think roughly it would be probably two thirds. 25965. (Mr. Sty.) Do you consider it is im-

portant that in the Judicial price as well as in the Executive there should be a Suropean minimum of officers ?- Certainly.

259:6. It has been suggested to us that this European minimum neight be more suitably recruited direct from the English Bar than from

the Indian Civil Service: what would be your opiniou on that proposal ?-I should be very sorry to see it adopted. I think a knowledge of the administration is required in District Judges, and I do not think you will get that by importing English Barristers. Also it is quite likely there might be a feeling of hostility against the administration if you did import English Barristers here, and it would be very undesirable I think,

25967. Can you give us any opinion from your knowledge of the English Bar of what class of recruit is likely to be attracted from England by a District Judgeship?—No. I do not think it would prove attractive at the pre-

sent rates of pay.

25968, Another suggestion made to us was that this European minimum might be recruited from English Barristers at the Indian Bar who have had experience and practice in India for some years. What would you say with regard to recruitment from such a source?—If you got a man who had shown any ability and had had any practice he would not take a District reship

25969. Can you tell us how many English Barristers there are actually practising in the Bombay High Court at the present time?-

I should think about half-a-dezen.

25070. In regard to your proposal for reading in Barristers' Chambers, it has been stated that whilst that course is exceedingly valuable for a Barrister who has to practise in the Eoglish Courts, in order that he may learn the procedure and methods of English Courts, it would have very much smaller value for an officer who was going to be a Judge in India, where the procedure in the Courts is very different. Do you think there is anything in that objection !- I do not think the procedure in the Courts is very different. The Civil Procedure Code is founded on the Rules under the Judicature Act.

25971. (Mr. Macdonald.) You say in reply to question (64) that when a civilian has been transferred to the Judicial Branch you would give him an opportunity of proceeding to land?-Yes.

25972. Would you give him a grant !- Yes, I would give him a grant to enable him to read 25973. Would you give him special leave?-He would probably want to take a year's fur-

longh at least after eight years, and some extra leave might be added to that,

25974. You would allow him to use part of

his furlough for this purpose?—Yes, 25375. Would you give him any other opporunities or would that be enough?—I think that a year or a year and a huld would do him a great deal of good. It would give him a kind of confidence which I think is desirable in Indian civilians when they have a strong Bar before them. To be able to look at the case from the point of view of the Bar and to be able to argue t e case m Court as it goes along would be much more within the capacity of a man who had read in Chambers than in the capacity of a man who had not so read,

25976 It has been placed before us from several sources that the whole condition of the Indian Law Court is so different from the condition of the English Law Court that both reading in Barristers' Chambers at home and

continued.

attending English Law Courts are of very little importance for an Indian Judge: do you take that view ?- No, I do not agree with that at all. If you get a Barrister who has had a fair practice in England he will at once get his footing in India without any difficulty.

25977. Then you do not share the view I have expressed?—Not in the least.

25978. (Mr. Fisher.) I gather that you are contented with the present system of one year's probation for Indian civilians?-I cannot express any opinion on that point as I have not thought it out.

25979. It has been submitted to us from several quarters that the civilian who comes out to India under the present system of one year's probation has lost a good deal by the omission of the practice which formerly prevailed of taking notes of cases in the Law Courts in England. Would you be inclined to hold that view?-I cannot express any opinion on the

25980. Do you think that that was a valuable part of the legal training?-So much would depend on the man who was taking notes; some mon would profit by it and some men would not

25981. You would not be prepared to alter the system at all in order to recover that

advantage ?-No, I do not think so. 25982. (Mr. Madge.) You consider that the general experience gained by an Indian civilian in the early portion of his career is very valuable to him not only as an Executive officer but later in life if he should become a Judicial officer ?-Yes.

25983. May we take it then that it would be a fatal objection to any scheme of recruitment from the Bar in India that a man was wanting in that experience?—I dn not say it would be a fatal objection, but I think it would

be a strong objection.
25984. A very serious one, would you say?

-Yes, I think so.

25985. You are also in favour of recruitment for the Indian Bench in the mufassal from the Provincial Civil Service, Subordinate Judges and others of that class, are you not?-No. I think what I said was that I was in favour of

recruitment from the District Bar.

.25986. Are you opposed to the recruitment for Sessions Judgeships from the Provincial Civil Service in the case of Subordinate Judges and other Judicial Officers of experience?-I think that some special training in the practice of Criminal Law is desirable for an Indian scho is put into one of the listed posts.

25987. You have noticed a defect in the civilian promoted from the Par that he has had no experience in Civil cases?-I am not aware

of saying that. 25988. At any rate you think an experience in administering both Criminal and Civil Law necessary for a man promoted to the Histrict and Sessions Judgeship from whatever quarter?-1 think a man ought to have some experience of the trial of Civil cases either at the Bar or on the Bench before he begins Ginnieal work as a Sessions or Assistant Judge, but I do not know that that answers your question.

25089. My difficulty is that the Subordinate Judges may not always have had an experience corresponding with that of the District

Megistrate, and if promoted at that stage to the Sessims Judgeship they would not make as good Judges as even a Magistrate promoted to the Bench. Have you thought out any scheme by which the civilian on the one side and the Provincial Judicial officer on the other could be made to exchange functions, the one being assisted to try Civil cases and the other assisted to try Criminal cases, thus making up for their

mutual defects?—I have not considered it. 25990. (Mr. Abdur Rahim.) From your answer to question (19) I understand you are not satisfied with the Subordinate Judges holding listed posts, but that you would prefer practising Pleaders to be appointed to these places ?- Yes.

25391. I suppose there are about four listed posts at present open to the Subordinate Service in this Presidency ?—There are six altogether, three District, and three Assistant Judgeships, I think.

25992. Would not the removal of all listed oosts have a somewhat deleterious effect on the Subordinate Judicial Service?-I propose that there should be a superior class of judgeship erented for the Subordinate Judges who are vested with Appellate Civil powers, and then I do not think there would be any deleterious effect on the Subordinate Judicial Service.

25993. Would you give them the same pay as the District Judges?—No. Probably there would not be much dissatisfaction if you gave them Rs. 300 or Rs. 400 a month more than the

ordinary Subordinate Judge

25994. Yen would not object to the one-third of the District Judgeships being filled by Indians

who had practised at the Bar?—No. 25995. I take it that when you say practis-ing Pleaders you include Barristers also, supposing they have the necessary qualifications?-

25996. May I also take it that you do not confine yourself to men practising in the Districes ?- I should prefer to see District .Pleaders appointed, men who bave been practising in District Courts, to District Judgeships. I do not think the Bar in the Presidency towns knows very much about the districts as a rule.

25997. But do not Barristers and Pleaders in this Presidency, or a certain number of them, go out into the districts in important cases?—A few of the leading High Court Pleaders do go, and possibly two or three of the Bar, but I do not think more than that. It is a very small

proportion.

25938. In other Presidencies of which I have had experience Barristers and Pleaders practising in the Presidency towns are frequently taken out to the districts in the more important eases?-That practice must decreuse as the . efficiency of the District Pleaders increases. was much more common in the old days when the District Bar was very weak.

25999. But supposing you get men of that sort would there be serious objection to including Barristers?—Ru objection, but you would not get them to take the Judgeship, as the pay would not attract them.

26000. You would have the training of the Indian Civil Servant to begin after eight years'

eneral service?—Yes, the special legal training. 26001. How would he be occupied during the eight years ?- In Executive work in the districts.

26002. Revenue work and general administration work?-He would do magisterial and

general administration work 26003. The only Judicial work he would do

would be the magisterial work ?-That is all,

26004. And then you would give him one year's training in Eugland?—One year or if possible more. One year would be much better than nothing

26005. What in your opinion should be the period of training in England?—I think the ideal period would be one year with a common Law Barrister and one year with an Equity Barrister.

26006. That is what you would suggest, two

years !—Yes. 26007. Supposing that were feasible would you not consider that perimps a lesser period than eight years might suffice for general ex-

perience?—Yes, I daresay it might.
20008. We have had complaints made by certain witnesses belonging to the legal profession, especially Indian witnesses, that if you have a Judge in his carller career devoting too much of his time to purely Executive work, when he comes to the purely Judicial work he does not apply to the discharge of his Judicial duties that frame of mind which you would ordinarily expect from a Judge. Do you or do you not think that there is foundation for such com-plaint ?-No.

panni: --xo.

20009. Is there any such opinion in the pro-fession here? --I do not know. I propose that a man before he takes up regular Judicial work should read with a practising Barrister. Perhaps he would lose the Executive frame of mind in the process, if there is such a frame

28010. But assuming there is such a frame of mind, it would be very desirable to eliminate it before a Civilian begins to perform Judicial duties?—I have not noticed any objectionable frame of mind. I suppose you mean something objectionable but I have not noticed anything of the kind

28011. A judge has to decide cases and to do his best to arrive at a decision on the merits of a case having regard to the law applicable to the case. In deciding a particular case a Judge is not embarrassed by considerations of what the effect would be on the general administration or what the decision of a particular case according to law is likely to result in, That is the frame of mind I am alluding to as the Judicial frame of mind. In your opinion two years of study in a Barristers' Chambers would suffice to remove any difficulty of that kind in desling with cases?—I think he would acquire the habit of locking at things from a different point of view.

26012. I understand you do not think it should be necessary that a Civilian should be called to the Bar, but there is no objection to his being called to the Bar?—I have no objection to it, but it is rather a waste of money.

26013. (Sir Falentine Chirol.) You attach no value, you say, to a call to the Bar?-Not for a man who is going to be a District Judge. 20014. Yet is it not a fact that a very large

20014. 1et is it not a face that a very sarge number of Indians go to England every year for the purpose of being called to the Bur because they think it will enhance their prestige with the Indian public out here?-I do not think so. I think they go because they believe it is a pleasant and sometimes lucrative occupation to be a Barrister. I do not think they have any other motive.

26015. It is not because it carries any particular title, such as Barristor-at-Law, or

any particular prestige ?—I do not think so. 28016. (Sir Marray Hammick.) In certain parts of India it is said that Indians go home in order to qualify at the Bar because they find it is an easier way of getting the necessary qualifications to practise out here than the examinations they have to pass for the B.L.?-

That is so, no doubt.

26017. That is probably a good part of the 20017. That is probably a good part of the reason why so many go home to take a Bar-

rister's call ?-Yes

26018. (Mr. Heaton.) A Barrister has certain privileges in practice which other advocates in this country do not possess, for instance on the original side of the High Court !- Yes, that is so.

26019. So that there is that advantage in being called to the Bar?-Yes; but I was not speaking of it from a professional point of view really. I consider the call is useless for a man

who is simply going to be a Dietrict Judge. 20020. With reference to study leave, do not you think it would be an advantage that a man should have some experience of the trial of Civil suits before he goes to England for his study leave, because it would place him in a position to make comparisons between Indian methods and English methods?—Yes, but I think he would be in a better position to try Civil cases when he comes out and it would be hetter for the suitors if he waited until he had read in Chambers,

20021. With reference to the Indian Civil Service Assistant Judges, do you approve of the present method of this Presidency by which Assistant Judges are employed in houring Civil appeals and trying very important Sessions cases on the pay of Assistant Collectors? -- Certainly

25022. You think that that ought to be altered ?-- I do.

26023. That they ought to receive allow-ances proportionate to the importance of the work which they do?—Certainly.

26024. With reference to Subordinate Judges with Appellate powers, do you think they also ought to have an allowance in addition to their grade pay, or that there ought to be a special grade made with increased pay !-Yes, one or the other.

2:025. Again having regard to the special importance of the work the Judge is doing !-

26025. The work of Subordinate Judges now is more difficult than it used to be; the legal profession is much more numerous in this con stry, and there is much more in the way of argument and technical difficulties raised than there used to be twenty or thirty years ago? - In that ease it nught to be easier, if the legal profession has improved.

26027. But it requires a more extended knowledge of Law to deal with the better qualified legal profession, does it not, on the part of the Judges?—Yes, of course the stronger the Bar the better equipped the Judge ought 1st March 1918.]

Sir BASIL SCOTT.

Concluded.

26028. Do you know that the tendency for a great many years past has been to reduce the pay of many of the appointments which are open to Subordinate Judges, and that the result is that they are now being paid actually worse than they were thirty five years ago?-1 have

heard that stated, but I have not examined it. 20029. Do you think that is right?-No. I do not

26030. Do not you think the quality of their work is very good ?-I do. 26031. And that they have established a position which requires that they should be

remunerated to a very considerable extent better than they are ?- Certainly.

26032. And that their prospects instead of being worse than they were many years ago should he better ?—I am not in a position to say

what their prospects were many years ago. 26033. But assuming that many years ago their prospects were actually better than they are now, you would say that that was not right?—I should say it was not right.

(The witness withdrew.)

R. P. PARANJPYE, Esq., Principal and Professor of Mathematics, Forgusson College, Poona.

Written onewers relating to the Indian Civil

20034 (1). What is your experience of the working of the present system of recruitment by open competitive examination in England for the Indian Civil Service? Do you accept it as generally satisfactory in principle?—I generally accept the system of recruitment by open competition as satisfactory. I cannot think of any other system which will prove equally so when tried extensively. As to "open" competition I think any system based on nomination or selection is altograther unsuited to the needs of a great service. As to "in England," my romarks on subsequent questions should be read in this connection.

26085 (2). In what respects, if any, do you find the present system faulty in detail, and what alterations would you suggest ?- The details in which the system is faulty are discussed in answers to the later questions. The points in which the system should be altered are (i) Simultaneous Examinations, (ii) Changes in the syllabus.

26036 (5). Is the system equally suitable for the admission of "Natives of India" and of other natural-born subjects of His Majesty? If not, what alteration do you recommend?-The present system is not fair so far as the Natives of India are concerned; for it lays too much stress on pecuniary circumstances, as it makes every Indian go to England even for the purpose of competition. Not many Indian students like to risk this enormous amount of money; and even to those who do it and succeed, the pecuniary liability incurred is a great burden for the first ten years of their service. The system favours unduly the British student as compared to the students from India and the Colonies. But I think that Natives of Colonies which do not admit Indiana to full citizenship without any testrictions should be debarred from competing for the Indian Civil Service. Again, the examination as at present arranged is calculated to favour the Oxford student as compared to the sambridge studens and much more as con parad to students from other universities. No objection can be made in so far as Uxland education is intrinsically better than education at other places; but the un-essential octails of Oxford courses should not be given an advantage. The recent establishment

of Rhodes scholarships has enabled several Colonials to compete successfully. There are in the same way two Government of India scholarships awarded in India every year, but this is very meagre in proportion to the number of stadents in India. I take this point up again in a subsequent answer. Some of the details in a subsequent answer. which the examination can be usefully altered

are also given later, 26037 (4). Do you consider that the combination of the open competitive examination for the Home and Colonial Civil Services with that for the Indian Civil Service is or is not to the advantage of Indian interests? Please give your reasons?-I think it is to the advantage of the Indian Civil Service that the examination for the Home, Indian and Colonial Civil Services is common. In the first place it enables the public to rate at its proper value the grievances of Indian Civil Servants about prospects, etc., when it is seen that for very much less tempting prospects the better candidates generally choose the Home Civil Service; or if this is considered to be due to the advantage of remaining in England, the public can also see that candidates who just fail to get into the Indian Civil Service (who are, therefore, below those who do get in by only a few marks,—generally not more than a hundred or two out of six thousand) willingly take the Colonial Service with much worse prospects of pay and the equally certain prospect of exile in a foreign land. Again, the common examination ensures a good entry for the competition; and the Indian Service gets at least those who are on an average just not good enough for the Home Service. Some of these would have only appeared for the Home Service competition if the examinations had been different, and, on failure even by a small margin, would have taken to some other line and thus been lost to the Indian Civil Service. Further, the common examination gives Indian people the satisfaction of knowing that the personnel of the Indian Civil Service is not below that of the Civil Service of any other country.

26038 (6). In particular, what would be your opinion regarding a system of simultaneous examinations in India and in England, open in both cases to all natural-born subjects of His Majesty !- I would strongly advocate a system of simultaneous examinations both in India and in England open in both cases to all persons. This would do away with the feeling of injustice that many promising men have. The examina-tion should be in all respects the same-in the

point of papers, examiners and final result. The result list must be the same. If there is any the least difference, I think that an unwritten rule would soon be made by which people who pass through the Indian examination will come to be regarded as generally—at any rate socially -interior. At present after an Indian gets into the Civil Service, he labours under no disqualification-except perhaps when selection is made for the highest posts in the service. is generally taken for what he is worth. Hence, I am strongly opposed to anything by which the espeti de cops of the Service is lessened. I proceed to consider some of the objections against a system of simultaneous examinations. First as to practical objections: these are not insuperable in subjects in which the examination is only in written papers. In those subjects in which there is an oral or practical examination the same examiners should be sent to India. These subjects are French, German, Italian and the Sciences. There are not likely to be candidates in all the first three as considerable acquaintance with the spoken languages which is expected can only be obtained in France, Germany and Italy respectively. Candidates who offer them will thus be already in Europe and perhaps the examination will not require to be held in them in India. The science subjects will of course be taken. For each science two examiners will have to be sent out. Each will cost about £400 (including £100 for passage and £800 as an honorarium) and will have to spend about two months altogether on the journey and the examining work. The cost of these exa-miners will thus be £5,600, or even taking for granted that we shall want modern languages examiners, the cost on this head will be £3,000. Allowing a liberal margin for other expenses the cost of the examination will be £10,000 a year—an expenditure which will not be grudged by the indian public and even the candidates will not mind paying a little higher fee. urged that Indians will start cramming establishments for preparing candidates for the examina-tion and candidates will not have received a general education. This fear is, I think, groundless if the age limit is kept as at present and if the standard of examination is kept as high as it is now. It is common knowledge that at present candidates for the Indian Civil Service are not entirely conched by erammers; they go through a regular course at the University and after taking their degree spend possibly a few months with the crammers. Several never take any special course at the crammers.

Again not many of the Indians that do get in now coach with the crammers. This is the case even when the cramming establishments available in London have very expable tutons. In India the tutors are not likely to be of a high order of ability as they would be too costly. Candidates will naturally finish their University courses and then take the post-graduates' courses in the subjects that they wish to offer. The standard of the examination in every subject at present is generally as high as that of the M.A. at an Indian University, in many cases it is much higher. It can be confidently predicted that crammers will not come into existence as a consequence of simultaneous examinations. Of course, it will have as a consequence the raising of the general University standard in India and

this is all to the good. Further, if a presention is deemed to be necessary, a condition can be a decimination of messessiny, a consistion can be made that candidates in India should be graduates of a University. Then it is feared that Indians with their allegad wonderful powers of memory will swamp the Britishers in the Service. I don't admit these powers. Consider the state of things at present. The trev Indians that do get in are generally the best graduates of Indian Universities. The students who cannot go to England for competition but who are of an approximately equal calibre to the successful candidates do not number as many as do get in. Again, several of our best students fail in England. Further, our best students even do not generally come very high. They are generally about the middle of the list or lower. It is not, therefore, likely that successful Indians will increase so very much in number. I shall be very greatly surprised if the number of successful Indians is even doubled in the next ten years. I don't think that the English student need be afraid of the Indian intollect. The latter, if properly trained, is at bost the equal of the English. But, it is said that with a simultaneous examination only a few classes will get into the Service in disproportionate numbers, and the Bengalis, the Madras Brahmins, the Maratha Brahmins and the Parsis are the classes of whom most fear is entertained. Now, these classes are so far those that took advan-tage of Western education earliest, and honce they appear to have got more places so far. But a generalisation from this fact is unwarranted. Even now, the Indians in the Civil Service can be classified according to communities somewhat as follows:-

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This shows that the Muhammadans have so far quite held their own in the open competition and they need not fear competition with others, especially considering the great efforts they are making for their educational advancement. Again taking the award of the Government of India scholarship in all the five Indian Univer-sities as a reasonable test, since these are granted on a general comparison of the University results of the candidates, we find the following facts: Bindus 32, Muhammadans 9, Eurasians (including Jews and Christians) 6, Parsis 4; total 51 [these are the figures available to me. Since 1907 the Domiciled and Eurasian communities have not been eligible. The scholarships were started in 1886], which again show no backwardness of Muhammadans. A glance at the first classes or research degrees gained at Cambridge by Indians leads to the same conclusion; for the comparative numbers are as follow :- The f

let March 1918.] Mr. B. P. Paraniper.

continued.

denotes a second first class obtained by the same person.

· These facts will show that the class that generally clamours against open competition is able to bold its own and needlessly depreciates itself. If any classes have reason to complain, they are found by carrying the principle of division a little further. The backward classes among the Hindus, the depressed classes, some of backward classes of Muhammadans have reason to complain. But one can only go by broad stb divisions; otherwise the "have not," even if a single individuel, can always give some principle of division by which he will be able to put himself in a separate class and thus show an estensible ground for complaint It is not fair for any class to demand that it shall have the prizes of service even if there are no competent individuals among them. The other classes have to be considered also. All that a backward class can fairly urge is that they should be given opportunities to fit themselves for high position; and no advanced community will or can legitimately gainsay this demand. As higher education advances in a community, it will gain on an average its proportionate importance in the Service under any system of open competition. It is demonslisting for any community to beg for special favours. I wish it to be clearly under-stood that I am in favour of a completely identical simultaneous examination. The only detail in which I shall allow any difference is in the nature of probation, of which I shall speak later. If, however, it is considered that such an examina-tion is not practicable or advisable, I do not wish a separate examination for Indians. The remedy that I would suggest in that case would be a system of scholarships in large numbers. I shall be satisfied with three scholarships of £250 each tenable for three years awarded by each University every year; two of these should be awarded by the University by an open consideration of the results of all University examinations under proper conditions of age and character. The third should be awarded by Government from among the graduates so as to redress the balance in favour of special communities. The acholarships should be granted only to such candidates as have at least two years before them for the last chance at the Indian Civil Service examination.

26939 (?). What would be your opinion with regard to diffing a freed proportion of the wearnies in the Indian Civil Service Ordre by Natives of India, serviced by means of a separate examination in India, or by means of separate examinations in Land. Province or group of Provinces in India; If you favour such a scheme, what proportion do your recommend; I-d do not wish to have a separate examination in India for recruitment to the Indian Civil Service. This may nominally help to get more Indians in, but there is sure to be immediate differentiation.

between men recruited in England and in India; and what we Indians desire is the Service itself in its reality and not a nominis ambra. I don't think any fixed proportion need be laid down even if there are simultaneous examinations, for I don't anticipate the time when such a hardand-fast proportion will be necessary. ority of successful candidates will continue to be Englishmen for very many years to come. Again speaking frankly, Indians will not have confidence in the results of an examination conducted here. Dame rumour has it that in some cases the results of the open competition for the Provincial Civil Service when it was open were faked so as to get a previously prepared result. The rumour is of course sure to be wrong, but the fact that there is such an impression is sure to make the examination lose its importance. On the other hand, the Civil Service Commissioners in England have the full confidence of the public, and a person selected in an examination conducted under their suspices is sure to be accepted as better than one who has failed. As I do not like even a single exemination for the whole of India, I like several provincial examinations much less. It is often said that people of one Province would resent having civilians from another Province, but I don't think it matters in the least. All that people want is officient administration and also officers that they can respect for their ability, character and manners, would as soon have a Wahammadau or a Bengali, or on English Collector, provided all have got the same spirit which is broadly called British; advanced education on modern lines will give this spirit to most men. It will leave some Indians quite untouched just as several Englishmen also have it not

26040 (8). If you do not approve of simultaneous or separate examinations in India, are you in favour of any system under which Natives of India would be selected in India for admission to the Indian Civil Service by means of (a) nomination, (b) combined nomination and examination, or (c) any other method? If so, describe fully what system you would recommend. In parts cular do you consider it desirable that all classes cular do you consider it destrate that an enasses and communities should be represented in the appointments so made? If so, how would you give effect to this principle?—I think both the methods (e.) and (e) are vicious in principle and unworkable in practice. Even, if nomination is to be made by an impartial body of persons, still as nobody knows every candidate personally, the nominations will have to depend upon the certificates and other evidence produced. Since these certificates do not all come from the same person, weight will of course have to be given to personal recommendations. This is too great a responsibility to be thrown upon any body of persons however conscientious, and a system in which everything is above board will be infinitely more preferable to a system of nomination. Combined nomination and exammation while slightly better in some respects often combines the evils of both. Seeing that one's recommendation is not the last step, even conscientious people will recommend under this system whom they would think twice before recommending if their recommendation were actually to secure a final selection. On the other hand, the alleged evils of examination

remain as they are in an open competition. The system will tend to increase discontent instead of allaying it. If simultaneous examinations are granted, I am prepared to make one concession, etc., that for reasons explained to an applicant in detail and made public, Government may be given the power to reject an occasional application. I am prepared to conceive of cases, especially in the present circumstances of our country, where an applicant should in the best interests of the Service be refused permission to compete. Of course, this power should be used very sparingly and it would do no harm if the power were existent as a possible safeguard against an undesirable Theoretically, it is desirable that all candidate. classes and communities should be represented disass and communications in the public service; but the importance to be attached to this is very small. In India, where every small body tends to form a separate class almost water-tight, this would be an impossible task in any considerable degree. Large classes would not satisfy anybody. Thus, if Brahmins were made a separate class, diseatisfaction would arise if, out of the places given to Brahmins, one particular sub-section got more than its proper share. The differences that divide sub-sections from each other are always more keenly felt and realised than those which divide breader classes. Thus, there would be dissatisfaction, if for places reserved for Muhammadans more Khojas were appointed than Borahs, and eo on. The minor distinction may possibly remain dormant while the bigger classes are striving for mastery. But, as soon as a per-manent equilibrium is established between these clasees, the flesiparous tendencies will show themselves with even greater vigour among the sub-section. Hence, I would by to secure for each class or section its proper predominance in service by giving it the proper educational facilities and then leave everything to open competition. It is of great importance that the highest Service in the country to which is entrusted the impartial administration of affairs should be above any suggestion of favouritism or unfairness. Again, communities small in numbers, but of considerable importance from their social or economic status, must go to the wall in any scheme of proportionate distribution of patronage. The Parsis, who have legitimately made for themselves a high position in Bombay society, would be practically norepresented under society, would be practically arrepresented under any such scheme; and it would be a great loss to the country if such an enterprising com-munity is practically state of from an oppor-tunity of serving their country bonomaly on account of a supposed necessity of unfairly bolstering up a backward class. The forces of more twill out if a fresh addition of much as view. unrest will get a fresh addition if such an idea gets into the heads of capable Parsi youths and they are led to regard themselves as unjustly treated. Further, it is not every community that will devote its energies to administration. now, I have known some young men who were quite capable of passing into the Indian Civil. Service deliberately chose other carears. As possible careers for capable young men increase in number, the inequality of distribution of places in the Civil Service will be felt less and less; for if there are fewer civilians in any community, there may be more merchant princes from that community. Thus, the Bhatias in

Bombay are not less important, simply because there is no civilian front among the Bhadas; or the Gijarah Hudas who don't yield to any other class in point of intellect have only two civilians, for their eleverest mon very often go into business which is a much more lucrative occees. Siths would prefer a career in the Public Works Department or other Services in preference to the Givil Service. It will be from from a consideration of the numbers of civilians from different communities are approximately proportional to the number of English-knowing persons in them. As English december of the Christian strong different communities are approximately proportional to the number of english-knowing persons in them. As English changing persons in them. As English changing persons in them. As English changing the service of the community is making determined efforts to a use itself end catomatically redressed.

26044 (9). If you are in favour of a system for the part recreitment of the Indian Girl Service by Natives of India in India, do you consider that "Natives of India" should still be slightly for appointment in Brejland I—Vies over lifetimil cancers examinations are instituted, Indians should be allowed to compete in England. As I have said in a provious answer, I do not expect many Indians will get through if they remain in India. There will must be for a long time proper educational facilities for them here; hence, say olever young man who can manage to go to England for study, even with some sectice, will generally do it. And it is desirable that Indians should study at an English University. What I wish to see as the result of the institution of simultaneous examinations is the removal of a sense of unfairness, the feeling that the Carl Service is instituted for the benefit of Englishmen. The practical result will not be very startling and things would remain greatly of the same nature is they now are; nor of I greatly desire to see ony startling adden change.

26042 (10). Would you regard any eystam

20042 (16). Would you regard any system of selection in India which you may recommend for pung men who are "Natives of India," as being in liou of, or as supplementary to the present system of promoting to listed posts officers of the Provincial Civil Services I If the former, what alteration, if any, would you recommend in the conditions governing the Provincial Civil Services—I think that so not if simultaneous examinations are instituted, the system of listed posts should remain in force as the prospect of something higher to look forward to is care to act as a beneficial incentive to the members of the Provincial Civil Services—I therefore the members of the Provincial Service.

29343 (13). Are you satisfied with the present statisticy definition of the term "Natives of India" in section 6 of the Government of India Act, 1870 (63 Vict., c. 3), as including "any persons born and demaricled within the Dominions of His Majesty in India, of parents labitually resident in India, and not established there for temporary purposes only," irrespective of whether such persons are of unmixed Indian descent, or of Introd European and Indian descent, or of turnised European descent? If not, state fully any proposals that you wish to make in regard to this smatter?—The definition of Natives of India should be so settended as to include the subjects of Native States in India. At present many persons have in British India, find honourable employment in these Native States, and it is but fair that the relation should be responed. Further, this extension will open a new evenue to the stons of Native Princely families who, while they are in their own territories, are accustomed to regard themselves as little gods, but who, if given proper opportunity, are fillely to prove desirable Civil Servants in British India.

26044 (13). If the system of recruitment by open competitive examination in England is retained, state the age limits that you recommend for candidates at such examination, giving your reasons?-The present age limits are quite suitable and should not be lowered. They allow candidates to go through a complete course at a University and then appear for the Indian Civil Service. English candidates generally get one year after their Honours examinations at Oxford or Cambridge, while Indians generally get two after B.A.; but, on the other land, the B.A. standard of Indian Universities is very much lower and the Indian Civil Service is equivalent to the Indian M.A in three branches at any rate. If the age limit is lowered, we shall have comparative boys competing for the examination and their general education will be defective; as the standard of education in India is gradually rising, the days when persons who have not received wide culture can exert moral influence on the people of India will soon disappear. Even as it is the fact that Bombay University makes sixteen (on the 31st December) the age limit for the Matriculation while the Indian Civil Service requires twenty-two or twentythree on the 1st August is awkward: for it tures on the 188 August as awarman in the gives a year less to the catalidate burn between 184 January and 31st July than 10 the one born between 184 August and 31st Deember, supposing each candidate goes to England ther completing the BAA of Bombay. Again critifians on oning his BAA of Bombay. coming here are very soon put into responsible positions and they must be of somewhat steady character and mature judgment; otherwise his head is likely to be turned by the power put into his hands and he may treat respectable. Indian subordinates with a high-handedness which will alienate them and make them less efficient in the Service,

20045 (14). What in your opinion is the most suitable age at which junior divilians recruited in England should commence their official data in India ?—"Prenty-lour or treaty-fire as at present is quite a suitable age. It should on no account be lower. Perhaps a vise of one year will be preferable.

2004d (19). What age Vinits for the open competitive constitution in Begind would best suit conditions with a reason of Do you recommend my differentiate between the age limits for Natives of India, and for other natural-born subjects of the Majority—Ro differentiation in this respect of age about to made. Indians, as I say in another many age of the properties of the prolating and the same age limits in Roy to age the properties of their early years in learning longish and the same age limits in Roy to hand, any there is like in comparison with the English conflocte. But I don't want any special favour on this nesters, and I am prepared to able by this landicap. Again, the present comparatively high age is an effectual answer to a success greatest of the contractively to the succession of the con-

precoding; that they show brilliancy in early youth, but fall off later. If there are any such precodency youths, I do not want them to be our administrators. These should be men who are of a consistently high order of brilliancy and do not merely show melecuric splendour for a short time.

26047 (16). What alterations, if any, do you recommend in the authorised syllabus of subjects and marks prescribed for the open competitive examination?-I think that the present examinution needlessly favours the students who have passed the Litterae Humaniores at Oxford, Such a student has practically done all the 6,000 arks worth of subjects in this examination, While a Cambridge man who is good in mathematics or Natural Sciences has to get up a few subjects over and above his proper studies for the open competition. The Indian student who has generally no Letin and Greek finds himself necessarily thrown on to such comparatively vague subjects as History, Philosophy, etc., if he is not a Mathematician or a Scientist. The only subject in which he has an advantage is-Sanskrit (or Arabic, not both, for Indian students are not required to take two classical languages in Indian Universities as English forms necessarily one language for them); for this at present there are 800 marks. Looking to the character of the work that a civilian has to do I propose the following changes in the list of subjects and marks: (i) In the first place I would make English Composition, Economics (and probably also Political Science) compulsory for every candidate. The value of these for an administrator can hardly be over-estimated. We often find several civilians when they come out having very crude ideas on common subjects. Many of them can hardly write decent linglish, for English composition is not an important. subject in English schools or Universities. Nextly I would give Sanskirt and Arabic the same marks as Latin or Greek. (iii) Then I would introduce the following new subjects in the syllabus: 1. Indian History (500 marks), 2. Indian Philosophy (500), 3. Hindu and Mahomedan Law (500). Indian History is. supposed to be included in two or three periods of General Modern History, but the weight attached to questions in it is very small. Greek and Roman Histories are included, it is a fair demand to have Indian History put on the same level. The extent of the subject is very vast also and smattering would not be easy. The claims of Indian Philosophy to a place need not be stated in detail. Western authorities are coming more and more to appreciate it and a knowledge of Ladian Philosophies wont do any harm to a civilian. Since Roman Law and English Law are included, Indian Law should be also. It is equally of great educational value not to mention the utility of it in future. 4. In subjects like Roman and Greek Histories, Roman Law, and Political Science, a knowledge of Latin and Greek should not be taken for granted. A knowledge of original authorities is valuable, but the value of these is little dependent on the language itself and will not be greatly diminished by a translation. As well ask for offininsses by a summandor, as went one to a knowledge of the Latin test of Newton's Principie or Gauss's Disputitions or the French text of Descartes' Geométrie and Laplace's. Méchanique Celette, 5, Again while a man can

Mr. B. P. PARANJEYE.

Continued.

appear for the classical subjects in the examination steajeth from his schools in Oxfords or the Oxissical Tripos, he has got to go through a special preparation for mathematics over and above his preparation for both parts of the Mathematical Tripos. I wish to enter a protest against the scendled 'upencion' questions acked in several mathematics papers. I say nothing about their nestioners. But while mathematics, as it is, already hampers the men who mainly depends on it, nothing should be done to put further obstacles in the way of the Mathematical. As Cambridge generally sets the standard in nathematics to the British Empire, the mathematics for the Irolian Uvil Service should follow closely the Mathematical Tripos (total parts). The Mathematical Tripos (total parts). The Mathematical meson of the nonmathematical subjects in the examination and not sluply for getting up the tricky practical problems that are often set.

20048 (IV.) Is any differentiation in the subjects for the open competitive examination in England destrable between endidates who are Natives of India and other candidates. If so, state them and give reasons I — No differentiation is needed at to the choice of subjects for the open competition as a between endidates who are Natives of India and those who are not. What is intended to be tested is the inclledates end the ambient to the control of the candidates, their ability to master a subject thoroughly, the keemess of their brains and the rapidity with which they can work. Of course it is assumed that these qualities will generally counted the subject as the control of the provides of the towards of the subjects are such as come naturally to an Indian and not so to a Beglishman. The Indian has the further dissedurance of learning everything through a foreign language; and shough this is not very marked at the age at which candidates appear for the Indian Civil Service, will be expenditure of their certain charges of the subject as a necessary factor in the sistention. But is hand to be a hora the certain of further headicapping the Indian is made ont of a supersect capting the Indian is made ont of a supposed capting the Indian is made ont of the Indian Civil India of not complain of this disadvantage because they assume it as a necessary factor in the sistention. But is hand to be about an intellect on memories any subject. I don't believe in any such superiority. 26049 (19), Do you consider that minimum or the proper in the control of that minimum of the control of the control of the intellection and one of some of the supposed caption in any subject. I don't believe in any such superiority.

proportion of European subjects of His Majesky should be employed in the higher posts of the Civil Administration? If so, what proportion of the posts included in the Indian Civil Service Cadre do you consider that 'Natives of India' might under present emditions properly he admitted?—At present I think that there should be a leaven of Eritish subjects of His Majesty in the Indian Civil Services and I should regard it as suicidal for us to think of doing savy with them altogether at present. But as Indians and the Indian Civil Services and I should regard it as suicidal for us to think of doing savy with them altogether at present. But as Indians advance, this element in the Service should be diminished. Under any reforms that I have proposed the number of Europeans in the Service will remain considerable for a great many years, and I am not going to sommit myself to any propiecy of what will happen fifty years hence, Dubthless there will be a few more Public Service Commissions within that period. I san, however, more oncerned at

keeping the British server in the administration tuninquired; and sometimes a person of British race and one with British spirit are not identical. Even now there are many Indians thoroughly imbued with British spirit which connotes personal courseg, doggedness, inborn courtery tunder perlans a rough exterior, and a fairly high, though not first class, order of brains. Continued work under responsible conditions will give Indians the capacity of doing things under any difficulty, and the example of Native States shows that Indians have that ability even though we do not tread upon the risky ground of deduction from listorical Jacob and the state of the state o

of definition of the contraction received as generally satisfactory in principle the present system under which Natives of India are recruited for posts in the Indian Givil Service Caire partly though the medium of an open competitive examination in England and partly by special arrangement in India 7—No; similtaneous examinations under exactly identical conditions must be

amour exactly seemed concitons must be instituted to get a satisfactory system.

2003 (21). Do you consider that the old system of appointment of "Statutory O'llinam" was a state of 1370 should be revived, and, if so, what method of recordinent would you recommend ?—No. I think the system of appointment of statutory drillinam has proved a failure and should not be revived. The alleged incompelence of Indians in higher responsible positions is due to this system. Some statutory civilinae—appointed originally by methods of patronage and all the circumstances accompanying it—may have proved linempleed, but that only proves the need for rigid open competition, 20052 (22). If the system of recruiting miles.

only proves the need to rigid open competition, 20052 (29.1 If the system of recruiting miltary officers in Ladia for posts in the Indian Civil Service Cadre has been dropped or has naver existed in your Province would you advise its re-introduced nor introduction, as the case may be, and if the system should be introduced or re-introduced, to what extent, in your opinion, should it be adopted f—In the more advanced Provinces of India, military officers should not be employed in posts ordinarily occupied by the Indian Civil Service They might have proved fairly satisfactory in the carlier days of British rule, but are now out of date, partly from their education, which is generally of a lower kind than that of williams, and partly from the rough-and-radity ways to which they are accessioned in their profession—rays which will be increased.

ingly unsatiable to the needs of the country.

2058 3(3) Do you consider that such a
system should be restricted to the recruitment of
military officers, or askended to the recruitment of
military officers, or askended to the recruitment
of selected officers from other Indian Services ?—
I would have no objection if occasionally a
specially fitted officer from the Educational
Service or the Public Works Department were
given a pest ordinarily reserved for the Indian
Civil Service, just as I vould well the distinctively
barred from the Executive Council of the
Governor, just as I would welcome a civilina
consistential in the post of the Director of Public
Instruction.

26054 (24). What is your opinion of the system by which certain posts, ordinarily held by members of the Indian Civil Service, are declared to be posts (ordinarily termed listed posts) to 1st March 1913.]

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Mr. B. P. PARANJEYE.

[continued.

which members of the Provincial Civil Service can properly be appointed?-1 think the system can properly the appointment of the Provincial Civil Service should have something to look forward to. It is likely to improve the latter Service's status. Only the selection must be made status. Only the selection must be made judiciously; those members only should be appointed who are known to have kept up their independence of judgment over and above meritorious service in the lower positions.

25055 (29). Do you consider that candidates recruited for the Indian Civil Service by open competitive examination should undergo a period of probation before being admitted to the Service?-Yes, During the period of probation they should get up at least the rudiments of those subjects which they would have to apply immediately un admission to the Service.

26056 (30). If so, how long, in your opinion, should this period be, and what course of study snown cars period to a naturate concess or sorty, should be prescribed for the probationers 1—in general a period of one year would be sufficient for probation for considiates recruited in England. The course of study at present prescribed will do quite well in general. In the case of candidates recruited in India on the results of the church concess commitments of each by simultaneous examination if such ho ton Sandanacous Examinación in seed actabilished, I should require a probation of at least two years to be spent at either Oxford or Cambridge. During this period over and above the usual course of study prescribed for all candidates in the year of probation, I should make them take an honours examination and if possible an honours degree.

26057 (31). Do you consider that any differentiation is necessary between the course of study for probationers who are Natives of India and the course prescribed for other natural-born subjects of His Majesty? If so, please state the special arrangements that you recommend?—I have mentioned in the previous answer under what circumstances I would admit differentiation in the courses of study between Indians and Englishmen. If simultaneous examinations are and instituted, then there should be no differentiation. In any case the principle of differentiation should be the place at which the cendidate passes and not his ruce.

20058 (33). Do you think it desirable to start, at some suitable place in India, a callege for the training of probationers of the Indian Civil Service, and possibly of other Indian Services recruited in England?—Yes, I think it is desirable that a separate college for the training of probationers should be started, if it is possible to do so under the conditions I mention. college may be started indifferently in India or England, wherever it is found convenient. But the principal thing I am keen about is that the college should be manned entirely by Indian professors. When a young English civilian comes to India and is posted to some district immediately on arrival, he does not come into contact with Indians of good position, education and social standing. Almost immediately he and social standing. Almost immediately he comes into contact with his subordinates and servants. Instinctively he judges Indinas to be generally of this class and the mental twist thus

acquired is very difficult to get rid of. He does not know how to treat Indians of position and very often ameansciously gives offence. If a good epinion can be ingrained into young civilians by first associating them with Indians of a high intellectual calibre and excellent character, it will have lasting influence on his whole career. I would consequently have this college manned by distinguished Indian pro-fessors who should all be of the Indian Educa-tional Service. Languages (both vernacular and classical oriental), Indian Law and Indian History can be very well taught by Indians, The principal should be an Indian and all the professors also. It would not matter if this involves some expense. If Indian professors can be got to serve in England the college may be established there. But preferably it should be in some station which is well-suited for the Englishman new to India, like Poons or Nasik, for the whole year. But I would still more prefer quite a small place where there is not much other English society. The staff should be very carefully selected and should consist of no very carefully selected and scount consist of men above forty years of age who are likely to influence the young civilian. Such a callege in likely to be useful for persons recruited to other Indian Services like the Educational, Public Works Department, Police, Foreste, etc. The problem of unrest will strink considerably if English effects learn from the beginning to. treat Indians of good position as gentlemen. I throw that most of the offence given is uncon-scious and otten not known to the offender, even afterwards, but it none the less produces its evil offect. There are sure to be lots of worthless hangers-on about anybody in authority; and the college that I propose will do something to make the young civilian realiss where he is likely to go wrong. It Indians are recruited as the result of a simultaneous examination, they may be excused attendance at this college, as the thing most to be desired in their case is a correct appreciation of the British spirit of which they only know from books and from their small intercourse with Englishmen in toer small thereouses with any instance in India. In she're case the problem years should be spent in England at an Englad. University and good opportunity should be given them to see Dritish life in all its aspects. This would arready know an Indian lenguage and another would know an Indian lenguage and another would not be very difficult even on arrival back in India at their post. Indian law is the other subject heades riding that they should be made to study over and above their honours course at the University.

6059 (41). If you have recommended the introduction of any scheme of direct recruitment in India for Natives of India, whether in lieu of, or supplementary to, the system of recruitment in England, please state what system of probation and training you recommend for officers so recruited?—The answer to this is covered by my answers to the preceding questions.

26060 (42). Is any differentiation necessary in regard to the probation and training of members of the Indian Civil Service who are Natives of India as between persons of unmixed Indian descent, of mixed European and Indian descent and of unmixed European descent? If so, please state your proposals?—In the case of persons of mixed Indian and European descent or of unmixed European descent if recruited in India, I should have a course of one year's probation in Europea at a University followed by the year's course at the college that I have proposed. Persons of these cleases will profit by but these, as in India they have a tendeucy to stand aloof from Indians per cereffence, while living at they do in a limited society they have not insible the India English spirit. I don't mean this as a reflection on these classes, but it is well-known that they have disarded the Indian Personal Research of Personal Research of the Indian Personal Research of Personal Research of the Indian Personal Research of Personal Research of the Indian Personal Research of Personal Research of

consider 26061 (45). Do you that exchange compensation allowance introduced in 1893, eligibility for which depends on nationality or domicile, should be abolished, and, if so, under what conditions? Should such abolition apply to officers already employed or be restricted to future entrants?—The exchange compensation allowance is a standing grievance of Indian politics. It should be abolished. In view of admitted differences in the needs of the Englishman and Indian, I would not object to an extra allowance of £100 a year to every Englishman (including Scotchman and Irishman) recruited in England who has no Indian domicile, to be given to him on marriage and to be continued while he has a wife, an unmarried daughter or while as has a with an analysis and a son under twenty-five years living. As the present civilians have been enjoying this allowance it would be unfair to stop it in their case. ance at wome to densar to scop it in their case. But it should be stopped in the case of future entraits and replaced by the allowance described above which may be called "exile allowance."

25032 (4). Turning row to the case of the Statistry Civilians and officers of the Provincial Civil Services holding listed pasts, do you approve of the arrangements by which they drive slar a general provincially at the state of the pay drawn in the same posts by members of the Indiana Civil Service? If not, what rates do you suggest for the various grades of the Service? All of the pay ought to depend upon the work done and not upon the origin—set to speak—off the worker upon the origin—set to speak—off the worker that origin; and this arrangement should be done away with. In India, where varybudy's income is known from the Civil list, a differentiation in the salary of a Civilian Collector and of a Provincial Collector is sure to react on the influence of the latter. The pay should be the pay of the grade only.

25063 (3). Have you any proposals to in regard to the leaverules applicable to make Statutory Givilians and to members of the Provincial Civil Services holding listed posts? In particular, do you consider that separate sets of rules for such officers and for officers of the Indian Civil Services are desirable?—I desire that when once a man is put in any place, ha should be treated as of that place. As soon as a man is given the listed post of a Collector he should be put in the general list of Collectors without italies, dashes, or any other sign, and should be treated exactly in the same way as others,

# Written answers relating to the Provincial

20064 (51). Please rafer to Government of India Resolution No. 1013—1035, dated the 19th August 1900, defining the general conditions which should govern recruitment to the Provincial Girll Service, and reproduced as Appendix A. Are these conditions suitable, or have you any recommendations to make for thair alteration 7—Yes. The raits are quite suitable except that the principle of at less limited competition should be brought into play.

26035 (52). In particular, are the rules for the recruitment of the Provincial Civil Service in force in your Province suitable, or have you any recommendations to make for their alteration?-While accepting the principle that in the Provincial Civil Service an attempt should be made to secure fair representation of all classes, I think that ordinarily a competitive examination should be held. Two-thirds (or at least one-half) should be open for unrestricted competition while the other third (or half as the case may be) should be reserved for special classes to be notified before the examination. Candidates from these classes should be made to appear for the examination and should be selected only if they reach a certain minimum which should be fairly high) of qualification in the examination. No candidate should be allowed to appear until he is a second close graduate for an M.A.) of a University. At present, so far as is known, applications are ievited when there is a vacancy. Of the applicants a few are chosen whose cases are to be discussed specially and who are asked to appear before the appointing body for a personal interview. The most suitable of these is supposed to be appointed. For several months hosts of candidates are engaged in procuring testimonials and recommendations officials, and interviewing them if possible. Family histories are ransacked to prepare a sort of a claim on Government for nomination. Excuses are invented for the want of brilliancy in the applicant's academic careers. All kinds of dodges are resorted to and the process of scearing-or in the vast majority of cases attempting to secure—a nomination is exceed-ingly demoralising. I suppose even the Secre-taries to Government find the business very sickening in which they have to disregard numbers of argent recommendations. Finally a selection is made, which is often likely to turn out a failure. Instead of this the method of limited or open competition which I have suggested will save a deal of trouble and be much more satisfactory.

26065 (53). Do you consider that recruitment for a Provincial Civil Service should ordinarily be restricted to residents of the Province to which it belongs?—Yes. The Service being a

continued.

Subordinate Service does not require ability of as high an order as the Indian Civil Service and each Province can provide many persons of the required ability for a proper selection. Under such circumstances recruitment to the Provincial Civil Service should be ordinarily confined to the residents of the Province.

20067 (54). Are all classes and communities duly represented in your Provincial Civil Service? Do you consider that this is desirable, and what arrangements do you recommend to secure this object?-Please see my answer to question (52). If a class cannot furnish candidates who come up to the minimum qualification in the competitive examination mentioned therein, it must suffer for it. But any class that is keen on getting into the Service will not find the qualification mentioned a great obstacle. I won't recommend a nomination pure and simple, Government ought to give cotice some months before that "an examination will be held on such and such a date for the filling up of, say three posts in the Provincial Service, Two of these are open; the last place will be filled by the highest cendidate from the following communities A, B, C, . . . K., in this order provided he obtains at least m marks in the examination." As mentioned under the Indian Civil Service I would leave the power of rejecting an application from a candidate if open reasons are assigned and an opportunity is given to him or an explanation.

26068 (59). Do you accept as suitable the principle recommended by the Public Service Commission of 1886-87, and since followed, that the conditions of the Provincial Civil Services as regards salary should be adjusted by a consideration of the terms necessary to secure locally the desired qualifications in the officers appointed? If not, what principle do you recommend?—I think the salary should be fairly liberal. In these days of strenuous competition, people of very good abilities can be got possibly for a com-paratively low salary; but seeing that they represent the Government in the eyes of the people of small towns and villages, they should be above small economies and above temptation. The increased cost of living in all classes also is another reason for liberality. I think a safe principle would be that a man recruited by open competition for the Provincial Civil Service should receive between one half and two thirds of the pay of an Indian Civil Service man of the name year's service.

26069 (61). Do you approve of the arrange-ment by which officers of the Provincial Civil Service bolding listed posts draw salary approximately at the rate of two-thirds of the pay drawn in the same posts by members of the Indian Civil Service? If not, what rates do you suggest for the various appointments?—No; as I have before mentioned, the pay should depend on the work and not on the service to which a manbelongs.

### Mr. R. P. PARARJPYE, called and examined.

26070. (Chairman.) You are the Principal and the Professor of Mathematics of Fergusson College, Poona?-Yes.

26071. And you are also a Fellow of the University of Bomboy?—Yes.

20072. You are in favour of simultaneous examinations?—Yes.

26072. Your view is that the present system is unfair to Irdians because under it they have to meet the expense of a journey to England?-

26074. You say that for the present there should be a leaven of British officers in the Administration ?- Yes.

26675. Do you think that there is no real danger that the proportion of such officers will be unduly reduced if simultaneous examinations are instituted ?- No.

20076. Supposing this were to happen ?-1 think it is possible, even now. If lots of Indians go to England they can do the same thing. If you are only taking into account possibilities, it is quite possible. Supposing one hunared prople go to England and lass the examination, there is nothing to stop them.

26077. None of us can predict what the future will be, but supposing what you consider as most impossible were to come, how would you set to work to restore that British element which you desire to see maintained?—The whole scheme would have to be changed if that were to occur

suddenly; but if it were only to occur gradually, I should not object to it.

26078. Do you think that you could make such a change without any difficulty or agita-tion ?—Yes, I think so.

26079. You do not anticipate that crammers will be found uccessary under a system of simultaneous examination?-No.

26080. You also say that from your own knowledge they have not been resorted to in England by these Indians who have passed the competitive examination in London?-Not generally and exclusively. Some people have been to a crammer . for a year or so, or for a few weeks, but not exclusively.

26081. May I infer from this that in your judgment Irdians will be able to pass into Civil Service straight from the Indian Univer-cities?—No, I do not think so. Very few will pass under the present system of training in the Indian Universities.

26082. What course will they take if they do not go to a crammer, and if they cannot pass on their present University training?—Only the brilliant student will pass. The ordinary student will not pass by preparation in India. I do not expect that. I want simultaneous examination to be instituted in order to remove the sense of injustice more than on account of any practical results I expect to issue from it,

Continued.

26088. Students will take every possible chance they can of getting in, will they not !- Yes.

26084. I think you say in one of your answers that as time goes on the University standard will be raised ?-Yes.

26085. In this case will not a very large number of ludious get through the examination ?-1 think not,

26086. You are quite prepared to leave everything to chance?—Yes, so far as one can prophesy about it, say, till fifty years hence. 26087. What are your objections to the alter-

native scheme which has been proposed to us of a separate examination for Indians subject to a reserve?—I think there will be immediate dis-crimination between people recruited in England and people recruited in India.

25088. Would you still say that there would be discrimination if the examination were of practically the same standard as the English

examination '-I think so.

25039. And would you say there was discrimination if after the candidate had passed the examination, he went to an English University? -He would start with a disadvantage certainly,

portioularly from the social point of view. 20090. What actual disadvantage would be start with?-You cannot describe it, quite, but we find it always

26091. How do you mean that you have found it; what experience have you had?—From every

point of view. 26092. If it were decided to offer additional facilities for the introduction of Indians, would you consider that the number of listed posts should you consider that the unmore or issue posts should be reduced, or not?—I cannot say. There ought to be sufficient to give lower people reasonable prospects. I cannot say may more than that.

25093. You would like to see a certain

number of the listed-posts retained ?-Yes.

26094. In order to give encouragement to the Provincial Civil Service?—Yes. 28035. You say that 24 or 25, or even 26, is the most suitable age at which juntor officers should commence their duties in India?—Yes,

26096. Is this view based upon any personal experience ?- I have seen the people that come out

at nessent, and they are quite good fellows.

26097. Would you not think that 26 is rather old to commerce duty in the service here?—I should not think so. People begin in most of their professions at that age. In the Indian Medical Service, 28 is the limit; and you do not find any difficulty there.

20098. Do you not think that the earlier a young man starts in a profession in India, the better he will adapt himself to things Indian ?-On the other hand, it is equally necessary that he should have a wide general colture. You have to balance these two.

26099. Do you not think that you will get that general culture before the age of 25 or 26? No.

26100. In your answers to questions (30) and (33) you recommend three different courses of probation? - Yes.

26101. One for Europeans, one for Indians, and one for those of mixed descent?-Yes.

26102. Do you not think that three different periods of probation might cause confusion in the Service?—At present all probationers are not required to pass their probation at one place. They go to various Universities. They have not the same place to stay in during their probation.

26103. It is not a question of place: it is a question of time. You suggest different periods?— Two years for people who are not recruited in England, and one year for others. It might cause some confusion; but I do not think it would

be insuperable.

28104. You suggest that instruction in India should be given to the European?-That is if it could be done. 26105. You suggest something in the nature

of an institution to which they should go?-Yes.

26106. I think you suggest only one year?-Yes

One year in England, and one year out 26107. here ?-No; for people recruited in England there would be no year at home at all. 26108. You would give them their whole

time out here !- Yes

26109. Do you think that the European can get as thorough a grounding in law in India as in England?—He does nothing of the sort now in England. He generally passes his time at the University in England, and passes in one or two papers at the final examination

26110. That may be due to the defective system, but there are the opportunities?—Most of them spend their time at the University.

26111. Assuming that better opportunities were given to him for studying law, would you still say that he would acquire as full an experience in India as he would in England?—That he gets when he joins the Service. It is only the rudiments he is expected to get in the first year.

26112. On the whole, you would prefer to soo him take his whole course in India?—Yes.

26113. In answer to question (50) of the Provincial Civil Service series, you say you consider that mombers of the Provincial Civil Service should be aid between one-half and two thirds of the pay of Indian Civil Service ?-Yes.

26114. Do you mean throughout all the grades?-Yes.

26115. Would not that mean a very large increase of expenditure?—It would mean some

increase of expenditure, certainly; but I think they would be more contented. 26116. I take it then that you consider that the officers of the Provincial Civil Service should

receive higher salaries than they do at present?-26117. Right through all the grades?-

26113. You have not thought out any detailed

scheme?-No. 26119. You would give a general rise?-Yes.

26120. What you propose would mean a very rge expenditure. You would be satisfied, I large expenditure. suppose, with less?-Yes.

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Continued.

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Mr. B. P. PARANJEYE

26121. You suggest the introduction of a system of partial nomination for entry into the Civil Service ?- I do not know whether you would call that partial nomination,

20122. Partly by open examination, and partly by nomination, is it not? - Not exactly partly by nomination. People from special communities might be taken if they satisfied a certain minimum.

26123. By partial I mean that some would enter by open competition, and some by nomina-tion?—It would not be by nomination. It would be only picking out the people from those com-munities from which it is desired to select. They

would all have to appear for the examination. 26124. Would you nominate them before the examination, or after they had passed the examination !- I should not nominate them before

the examination.

26125. You would wait until they had passed, and then select from them ?- Yes.

26128. You would not necessarily take those

who stood highest on the list ?-No.

26127. Do you not think that to select one 20127. Lo you not the above the examination would lead to difficulties?—If it is declared beforehand that in this examination two people will be taken by open competition, and that the others will be taken from these communities, then other people will have no cause to complain.

You do not think that a candidate who had passed extremely well in the examination would feel aggrieved if somebody who had not passed as well were put over him?—That would always be the case if you want to put in candi-

dates of special communities.
20129. The difficulty could be obvioused, could it not, by nomination prior to the examination?-You do not know how many to neminate. If you want a Mubammadan, Mubammadans will appear for the examination; and the first Muhammadau will be taken. It will be open comretition for Muhammadans, as such.

26180. In default of simultaneous examination you suggest scholarships?—Yes.

26131. Three scholarships for each University ?-Yes. 26132.

There are five Universities, are there not?-Yes.
26183. That would be fifteen scholarships a

year: -1cs, 20134, Tonable for three years?—Yes, 26135, What age would you suggest?— Twenty, after they had passed their B.A., like the Government of India scholarships are at present.
26136. What do you suggest the scholarships
should be worth?—£250.

26137. What would be the cost of fifteen scholarships ? - There would be forty-five altogether at a time, so it would be about £11,000 a year.

Would that cover all the expenses? Yes, I should say £11,000; but, certainly, not more than £13,000.

26159. That would make it possible for scholars to have an education in England prior to examination ?- Yes.

26140. And then they would go up as ordimay candidates for the examination?-Yes.

26141. If they failed they would have received this money from the State to no purpose?-That

cannot be helped. The State only gives them the

opportunity to pass, nothing more.
261 42. Would you suggest, if your proposal for scholarships were accepted, that those who failed for the Indian Civil Service should be eligible for appointment to some other department of the Public Service ? - If they do well enough in the open competition they might be eligible for other Services.'
Even now, people who do not pass in the Indian Civil Service, are often taken in the Financial Department.

26143. So that those who fail for the Indian Civil Service might be taken into other Services, provided they passed well in the examination ?-

28144. (Sir Murray Hammick.) You have given us a very interesting argument on behalf of simultaneous examinations and, as far as I can see, the reason you desire them is because it would do away with the feeling of injustice which many promising men have at the present time; and in another part of your answers you say you wish to see the results of simultaneous examinations in order to get a removal of the sense of nufairness, and the feeling that the Service is instituted for the benefit of Englishmen? - Yes. 26145. I suggest you would admit that,

looking at it from the point of view of the interests of the Empire, the Government must look at some other reasons for altering the present system than the mere desire to satisfy the discontent with the existing Service, which you allege exists in India?—This is not altering it by a very great amount

26146. But you would admit that the Government roust look for some reasons beyond that; for instance, the efficiency of the Service ?-Yes,

26147. And the maintenance of the British character of administration?-Yes

26148. They would have to look to all these

matters ?-Yes 23149. But looking to all these matters, you have no doubt that simultaneous examinations

should be instituted !- Yes. 26150. Do you suppose that the men who would get in at this examination would be the men who at present in India shew the chief characteristics which belong to the men who come out after open competition? — Yes, I think so.

26151. You think they would ?—Yes. 26152. But in your answer to question (19) you remark, "I am, however, more concerned at keeping the British spirit in the administration unimpaired.". And then you go on to say, "Even now there are many Indians thoroughly imbaed with British spirit which connotes personal courage, doggedness, inborn courtesy under perhaps a rough exterior, and a fairly high, though not first class, order of brains. Continued work under responsible conditions will give Indians the capacity of doing things under any difficulty, and the example of Native States shows that Indians the grampic of materie origins snews that those have that ability." You remark here that those Indians who have these characteristics are possessed of a fourly high, though not first class, order of brains. I presume, therefore, that these are not the class of men who would be successful in these examinations ?- 1 mean that the British spirit denotes that.

Continued.

26153. You mean that the British spirit denotes these characteristics with a low brain power?-Not with a low brain power; but you can have a higher order of brains than that.

26154. But as a rule, they are not characterised by a first class order of brains?—No, not absolute

first class order of brains.

20155. How long do you suppose it will take the men who pass your simultaneous examination to acquire this British spirit of personal courage, doggedness, and inborn contasy which you say characterises this British spirit?—They have been educated under a British system of education from their childhood, and they would naturally get it.

26156. But these men who go up for the simultaneous examination will, surely, not have been educated under a British system of schools, hut they will have been educated under another system of schools which exists in India?-After all, that is the model of the British system

26157. I beg your pardon, I do not think it is. The whole of the British school system is based on the Boarding Schools, or Hostels, which are coly now being introduced into the Indian solvools?-We are practically being fed with Eng-

lish literature

26158. Your intellectual training is the same as British training, but you must admit that the conditions of school-life in Eogland are different from the conditions which regulate school-life in India ?-Yes, to a certain extent the conditions are

26159. How long do you think it will take these men who pass the simultaneous examination 26159. in India to sequire these characteristics which you admit belong to those who pass by the competition in England?—They have got that to a certain extent, on account of the training in British extent, on account of the training in Britans subjects, so to speak. I propose two years' probation for them in Bogland.

28160. You think that two years' probation in England will be quite enough?—Yes, I think so.

29161. We have been told by many witnesses.

that the institution of simulfaneous examination io Iodia would, by means of linking up the University course with a great open competitive examination io India, do more than anything else which has yet been done to throw back the efforts which have been made recently to establish a closer approximation between Indian and Western ideals of culture. You do not believe in that, at all?— Even now the people who appear for the examination and pass are generally graduates of English Universities.

26162. But they have the courage to go to England with very serious risks in front of them ; and by that means they shew that they have some of that "doggedness" which you refer to in your evidence?—I do not think it is a disadvan-

tage to go to a University.

26163. You are wandering from my question. In one of your answers you say that the examination will have a very excellent effect in raising the general University standard in India, which will be all to the good?—Yes.

26164. And you say you do not agree with those witnesses who say that they think that the effect of this examination will do more than anything else in India to throw back the efforts which we have been making during the last fifteen years to bring to closer approximation Indian and Western ideals of education and culture?—I do not think so at all.

26165. Turning to another point, these scholar-ships which you refer to, you intend to be held by men who have already taken their degree in India ?-Yes.

26166. If you gave many scholarships to boys of a younger age, say of thirteen and fourteen, and sent them to Eogland, and gave them a full training from that up for the Indian Civil Service and up to the open competition, and held out hopes to them that if they did fairly well there, but did not succeed in passing, they would still be given some opportunities out here in the shape of appointments to the Provincial Civil Service, or otherwise, do you suppose you would get boys to go up for scholarships of that sort ! - There would, perhaps, be a difficulty in choosing the scholars at that time

25167. Putting that on one side, supposing we get selected scholars at that age, do you think the people in the best families of India would embrace that opportunity, and willingly send their ohildren up to get those scholarships?-I think that same people would not like to send their boys at that tender age, and I do not think it would be very desirable.

26168. Do you think that the people of the class we want to send to England would come forward and take these scholarships?—Yes, I think so, 26169. With regard to the lowering of the

20109. When regard to the lowering of the age, I believe you are quite satisfied with the present age?—Yes. 25170. But supposing the age wore lowered to 13 or 19, do you think that the cinested Indian community in this country would consider that that, would be handicapping condidates here very worth?—Yes. much ?-Yes.

26171. Do you think there would imme-diately be great complaints made that further obstacles had been put in the way of young men going home?-Yes.
26172. You think that the feeling would be

quite as strong now as it was twenty years ago?— Yes.

2617S. There is a detail I should like to ask you in connection with your reply to question (50).
You say, "I think a safe principle would be that a man recruited by open compatition for the Provincial Civil Service should receive between onehalf and two thirds of the pay of an Iodian Civil Service man of the same years' service." By "open competition," do I understand you to mean that you would not give this two thirds and coe half to the men who would get in, specially scleoted on account of their belonging to special classes?-I included them

26174. You mean the whole Service? -- Yes, I mean the whole Service.

26175. (Sir Falentine Chirol.) In connec-tion with the last question put to you by Sir Murray Hammick, I should like to ask you exactly what you mean by your answer to question (61), in which you say, "No; as I have before mentioned, which yes say, "No, as I have before mentioned, the pay should depend on the work and not on the Service to which a man belongs." Does that mean that you are in favour of the men holding itstel posts being paid the same sladness as mean hear of the Indian Civil Service for doing the same work ?-Yes.

27176. Calculating about the time it takes for an Indian to acquire the advantages of intercourse; and the advantages of what is called the British tone?—Yes.

I believe you had great distinction in 26177. I believe you had great distinction in England. How many years did you spend in England ?- I spent five years and four months in Europe.

26178 At what age did you go to Eng-

land?-Twenty. 20179. Did you go to Cambridge at once ?-Yes.

26180. After having been at Cambridge for a certain number of years you then went abroad ?-Yes. After four years I went to France and Germany.

26181. Where were you educated before you went to England?—At Poons, at the College

where I am now.

26182. When you first went home at the age of 20, did you find any difficulty in adapting yourself to the new conditions !- Not very much, except as to food.

26183. What was the date, roughly, of your stay in England; how many years ago was it?-I went there in 1896.

26184. Bid you have any difficulty in forming relationships with Englishmen of your own age at the University ?-No.

20185. You and many other Indian witnesses consider it a very scrious hatdship for young Indians to have to go to England in order to pass the competitive examination for the Indian Civil Service ?- Yes.

26186. I should like you to explain to me why it is that it should be considered as a very great hardship in connection with the examination for the Indian Civil Service, considering the fact that we now see o very large number of Indians going spontaneously, without the compulsion of that door, to England every year to study for the Bar, medicine, and other professions: in fact, in some professions they go in such large numbers that it has now been considered almost excessive? In the first place these men ore going of their own accord. If a man only goes in for the competition for the Indian Civil Service and fails, there is no other opening left for him. It, on the other hard, a man goes to study medicine, and if he does not get into the Indian Medical Service. he has got his profession open to him, and he can make a living afterwards. So far as the law is concerned, there are certain privileges. In the High Court barristers from Eugland have more privileges than pleaders here. The examinations, too, in England, are much easier; so that people who cannot get through their examination here go to England to pass their examination. It is on account of this reason that they go.

26187. Do you mean to say that a man who has had a general education, such as would be required in order that he could go up for the Indian Civil Service with some fair prospect of success, will find himself absolutely stranded ?-We have numbers of people like that who, if they fail, do not know what to do after they come

26188. Numbers of people?—Numbers people go to England to compete for the Indian Civil Service, and it they fail they do not know what to do on their return, particularly if they are net also qualified for the Bar.

26189. I should like to turn now to your answer to question (33) in which you propound a scheme for the establishment of au institution in India for training English Civilians, that is to say,

young Englishmen who have passed their examination for the Indian Civil Service. May I take it that you have been induced to propound I make it that you have been induced to proposed this scheme on account of your own personal experience that young Englishmen who come out do so with so little knowledge of Indian conditions that they make their own position with Indians a difficult one from the start?-They would be very much better if they knew more about Indians

26190. That is your reason for saying that you have noticed deficiencies of this sort ?- Yes. 26101. Your scheme would be to have one institution for Civilians for the whole of India ?-

26192. Do you think that in one institution for the whole of India they would be able to acquire the knowledge which you desire them to acquire, and which would serve them equally in

upon to serve ?- Yes.

26193. There is one part of your very interesting scheme which requires consideration. Your desire is that this institution should be served by Indian professors exclusively?—Yes.
26194. Do you think that from the merely

whatever Province they were ultimately called

practical point of view young Englishmen coming out here ex hypothess, with no knowledge of India or Indian character, would adapt themselves readily to the necessary discipline of such an establishment under Indian professors who, probably, themselves had never had any experience of the teaching and training of young Englishmen?—If the Indion professors are properly selected I do not think there would be any difficulty. 26195.

26195. You think that there would be no serious practical difficulty?-The young Civilian ought to adapt himself to it if he wants to remain in India. I propose to give him professors of a very high order of intellectual and moral fibre.

26196. I take it that you desire by means of this institution to reduce the danger of friction belonging to different races and different orders of

ideas?—Yes

26197. Do you not think it would be rather a dangerous experiment to begin straight away by placing a number of young Englishmen solely under Indians? Might not your purpose be, I will not say, mecessarily defeated, but very much jeopardised by such a starting experiment at the very beginning of their caree?—Of course there is a small risk; but I think that young Englishmen who come immediately from England will adapt themselves to it.

26198. You have considered that point?-Yes,

26199. You do not think that the danger, such as it is, might be mitigated by an admixture then happen would be that there would be two parties among the professoriate. The English professors would naturally be the guardians of the English students, and the Indian professors would be the guardians of the Indian students. 26200. Surely if you presume that the profes-

sers, both Indian and European, were carefully selected for a given purpose, and are at once to fall into two different camps, would it not be rather a hopeless problem to reconcile the English student with Indian characteristics?—That is the training

26201 I am in mire agreement with your purpose; hat I ask you whether you have

considered what appear to me to be very serious practical difficulties?—Yes. 20202. (Mr. Abdur Rahim.) You advocate

simultaneous examination?—Yes.

26203. Mainly on the ground that it will help to remove a certain sense of injustice?—Yes.

26204. There is another important principle involved in this question, is there not, namely, the larger employment of Indians in the higher posts in the administration of the country?—Yes.

26205. And, as I gather, you will be able to satisfy that principle by simultaneous examinations?-The principle will be gradually satisfied:

it will not be done at once.

26206. I suppose you are quite aware that the system of recruitment for the Indian Civil Service was framed with a view to English conditions entirely, without much regard to their suitability to Indian candidates?—Yes.

26207. The subjects are framed like that: in

fact, the whole soleme is like that ?—Yes.
26208. Supposing you are to select the best
Indian telent, do you think it is absolutely necesany to stack to this system?—Broadly speaking,
our educational system is founded in imitation of the English system, at any rate so far as the subjects

which are learnt. 26209. Take, for instance, the literary subjects,

2009. Take, for instance, the litterary mijests, Greek, Latin, French: they are all alias to Indian Schools and Universities, are they not ?—Yes.

1.0210. And the subjects you have aligned in your assert to question [16], namely, Indian Philosophy, Indian History, and Indian Law, do not find any place in the spreast Spillate?—That is exc. 2021. Would it not, in your opinion, be a more satisfactory principle to accenting, as for an opening, the number and proportion of Indians. We ought to be employed in the higher administration of the country, and then to find out what would be the best means of selecting the Indians. would be the best means of selecting the Indian members of the Civil Service?- Even an posing you are able to find out such a proportion just now,

for are and on and one star a proposition just now, it will not hold ten years hence.

26212. No, that is so. We cannot deal with the future once for all. But if what I have suggested were done, would it not be a more reasonable method of proceeding ?-We ought to see, first of all, whether the new system does introduce a dis-

proportionate number of Indians.

26213. Supposing you were to set apart a certain number of appointments for Indians, and then relect them by the most suitable method, do you not think that by that means you would be likely to get more suitable Indiane for the higher administration?-I do not think so,

I will give one instance, the appoint-26214 ment of Indians to the Judiciary. I think you heard Sir Hasil Scott say that the best method of recruiting Indians to the higher Judiciary here would be to make appointments from the Bar. Would you differ from that opinion?-I have not much experience of the Bar, and of the Judiciary, so I cannot say.

26816. If that is a sound opinion, you would have to exclude the Judiciary from your scheme, so far as it falls to the lot of Indians?—. Yes. That ought to be excluded from the Indian

Civil Service also.

26216. It is suggested that there should be a different method of selection of Indians for the Judiciary, because we have a fairly strong Indian Bar in India, and the English barristers recruited. from England would not be familiar with the. people and the manner of administration out here. Hence, a differentiation has to be made. Do you not agree with that ?- I think the Indians ought to be recruited in the same way.

26217. Because Englishmen are recruited in

that way?—Yes. 26218. If we could find some proper method of recruiting a substantially larger number of Indians in the higher branches of the administration, do you not think that would satisfy public opinion in this Presidency; I mean some method other than simultaneous examination?—It would not satisfy me; and I do not think it would

estisfy a large number of people.
26219. Although it resulted in a large recrnitment of Indians in the higher administrative

appointments?—Yes.

26220. Does it, then, practically come to this, that, in your opinion, the most important question of simultaneous examination and not the larger employment of Indians in the administration?-What I expect as the result of simultaneous examination is that there will be a larger mumber of Indians; but I do not want a larger number of Indians if they cannot get in by the same tests as Eoglishmen,

26221. You would have the same subjects, and the same competitive examination ?- A slight change in one or two subjects might be good; but, on the whole, the subjects and the examination elional be the same. A few subjects might be added, such as Indian Law, but no other changes should be made. Such little changes are occasion-

ally made as when Italian was recently added.

26222. (Mr. Madge.) In giving the answers
which you have been good enough to place on
record, have you looked at the questions from tho point of view of the legitimate plaims of an educated class, or from the point of view of the best interests of the great masses ?-I do not think

these two are isconsistent, 26228. You think they run parallel to one

another?—Yes. 26224. You have not realised that it is possible that the Government of the country, feeling bound, on the one band, to consider the interests and the legitimate claims of educated Indians, and, on the other, the claims of the masses, may think that they are not quite consistent with each other? That would be a soistaken idea,

26225. A mistaken idea on the part of a responsible Government which has a mass of information which is not within my reach, and perhaps not within yours?—It ought not to be so. 26226. That may be in a world in which

everything is as it ought to be; but here it is conecivable that the interests of different classes may run in different directions. The Government is bound to give us the best material it can find from any class, after considering all its various responsibilities? Yes.

20227. Do you think it is an advantage for a young Indian to be sent to England !- Not too

young. 26228. We have had the opinion given to us ou the one hand, that it is better for an Indian to go when he is more impressionable, and, on the other hand, we have had the opinion given us that it is better for him to go later in life when he has developed the powers of observation. Do you agree with the latter opinion?—Yes.

26229. Do you think that at either stage,

whether old or young, the Indian is in no sense

and degree alienated from that class of local and degree animous from the serviceable to a public officer?—I do not understand your question.
26230. Whether old or young, an Indian

going to England comes under the infloence of a number of conditions quite different from these belonging to his own country? - Yes.

26231. Some of those conditions are really good for this country, while others may not he. Do you think that all Indians who go to England preserve themselves from influences which perhaps tell against their proving good officers? -I think most Indians derive only good; but if they go too young they are likely to derive harm from it.

26332. You have not heard of any Indians who have gone to England who, slithough not quite young, have suffered very seriously and have proved failures?—The people I want to go to England, and who would get into the Judian

Civil Service, would not safter.

25333. It is not the people that you want to
go. I am speaking of these who go generally?—
They go because they can do no good here.

They go because they can be a good series 198394. Have you heard of such Indians, or have you not —I have heard of illustrations.

201255. There are bed hargains in all races.
You have heard of some ?—I've.

201256. In naswer to question (3), you think their the presont rystem is not fair so far as the Mailwest of Indian are concerned?—Yes, that is so.

20237. But why is it not fair if, for the class you are speaking of their going to England is all to the good?—It is because it is a great risk. They cannot afford the money to go to England, It is, after all, a very costly business. I have been looking at the Indian Civil Service Commis-cioners' reports. In 1837 the New Zeakand Government osked them to have an examination in Australasia in order to save the expense of going to England.

26288. I quite see the grisvance of fathers who have to pay the expenses; but we are considering whether the going to England of the class you wish to see there is altogether an advantage or not. If it is an advantage where comes in the unfairness?—Because everybody might not be rich chough to pay for that advantage. It all depends upon the circumstances of the man, whether he is able to pay for the advantages or not.

One of your reasons for holding exammations in India is to re-adjust the inequalities of

fate?—Yes.

26240. In answer to question (6) you say: "At present after an Indian gets into the Civil Service he labours under no disqualification except when selection is made for the highest posts in the Service "?-Yes.

20241. "He is generally taken for what he is worth," you say. Do I understand you to mean that up to a certain point the Government takes the Indian Civilian generally for what he is worth, but that beyond that point they are influenced by other considerations?—One reads it in the papers.

other consuperations: — Our posts a in a party of the post of the From all these reasons one can gather that for the posts for which selection is made Indians may possibly be considered unsuitable...

26243. Do you think it inconceivable that although the Government highly approve of Indian Civilians, yet there are some mysterious reasons which prevent them from doing justice to those men according to their own conception of daty, which may be right or wrong ?- I do not know what other considerations they have, except

that they are Indians.
26244. I do not want to be personal at all, We have heard in previous cridence that they were very thoroughly qualified in some respects, though not considered qualified in other respects. That consideration may appeal very strongly to the Government when it is thinking of the vast masses ?—It may; I do not know. But that is

what we see from the results.

26245. That is to say, you would judge of resolts, although you have no means of appreciating the influences under which those results were brought about?-That is only a deduction from the large mass of facts which one sees. 26246. You are an advocate of simultaneous

examination. Do you or do you not, think, con-sidering the effect that examinations have already had on Indian education, if you brought this higher temptation into the field, that that influence which has not been for good may be aggravated?

I do not think it has brought harm to English education. Examinations, I think, have done good.

26247. You do not think there is a tendency to qualify for examinations rather than to develop mind and character?—That is what is usually said

but I do not very much believe in it. 26248. You say it is "usually said"?-Yes.

26249. And you go against the general conviction? -Yes.

26250. In suswer to question (8) you say, "Theoretically it is desirable that all classes and communities should be represented in the public service." Do you not fear that if you set up this standard of duty there would be a temptation to depart from the other standard which considers efficiency and the needs of the whole country rather than the claims of classes?-Yes, that is what I say. I say that the claims of communities should not have too much weight.

25251. Can you devise any method of moderating it, if this influence once set in of representing classes?—I do not propose any communal repre-sentation for the Indian Civil Service at all, but

I do propose a certain modification for the lower Provincial Service. 26252. In answer to question (12) you say, Further, this extension will open a new avenue to the scients of Native Princely families who, while they are in their own territories, are accustomed to regard themselves as little gods, has when the proper opportunity, are likely to preve desimble Guil Bernauts in British India." I do not suppose aupholy, either India. I do not suppose aupholy, either India. Burnauts in British India." I do not suppose aupholy, either India of European, would object to the bringing in of this class of gentlemen in the British Sarries if a method could be derived. The question has if a method could be derived. The question has the machine has the market and method could be a supposed to the property of th been asked whether any practical method could be devised which would bring over this class. Has any scheme occurred to you !- Even now there are small openings for the scions of Native houses, because they are not allowed to compete in the

examination. 26258. Never mind what mistakes have been made. Can you suggest any method by which they may be corrected; can you think of any

practical scheme? -I do not know of may, except to give them the same chance as others.

26251. With reference to your answer to question (19), about the minimum proportion of European subjects, do you think it is possible to perfect the machinery of Government to such a degree that it will not depend upon the personality of any class of officers to carry it out?—The machinery will work under any class of officers. It is a

question of personality against machinery.
26255 Do you think it is possible to develop the machinery to such a degree that little will depend up in the personality of the officer working it, and everything on the perfection of the meachinery?-I think the amount that will depend upon per-sonality will become smaller and smaller, but I do not know how far that will go.

26256. Can you conceive it possible or impossible?—I do not think it is quite possible.

29257. Supposing anything went wrong with the machiners the personality of the officer could correct it, but if anything went wrong with the personality of the officer no perfection of the machinery could make it better?-No.

28258. (Mr. Fisher.) You say you are strongly opposed to any lowering of the age of competitive examination? -Yes.

20259. You think it would interfere with the B.A. examination in India if the age were lowered to nineteen ?—Yes.

26260. Your second objection is that you think that men would do better in India if brought out at a relatively mature age ?- Yes.

26251. And your third objection is that an examination, say at nineteen, at the school leaving ago in Bogiand, would act unfairly to Indian candidates?—Yes. 26262. You were, I believe, Senior Wrangler

20202. 100 were a canal and a combridge?—Fes. 20282. Can you tell me how much mathe-matics an intelligent Ladian ber would have read at the age of nineteen?-About what the publicschool boy knows, and the college scholar at Cambridge when he enters

26254. He would have read the Differential

Calculus?—Yes. 26265. He would be about on that level?— Yes. I found myself on that same leve

20266. He would be on the same level as an intelligent English school-boy at nineteen ?-Yes.

28367. So that if mathematics formed a sub-stantial part of the examination the Indian competitor would practically have an equal chance with his English adversary?—Not at nineteen: at twenty, after his B.A. 26268. Assuming the B.A. difficulty was got

over ?-In India now every University requires the candidate to be twenty years of age before

taking his B.A. degree.

taking as B.A. tegree.

26269. I was excluding the consideration of
the B.A. degree. I was asking you whether an
Indian boy at nineteen would know as much
mathematics as an English hoy at mineteen?—Not the best English boy.

26270. The best English bey? You yourself would have known a great deal more?—I knew just as much as the other entrance scholars in my

23271. But of course 7 for a scholarship at St. John's they require a very high standard?— Yes, a pretty high standard. The lectures at the ·College practically assume that.

25272. It has been put to us in some quarters that it would be very desirable for certain reasons to lower the age of the competitive examination to nineteen, and for the boys elected at nineteen, numeron, and for the moys elected as macros, Indian and English, to be put through a course of training in a Training College in England. I wish to consider how far that would be prejudicial to Indian chances. That is my print. I gather from you that if the examination at the age of ninelten were to be majuly a mathematical examination, it would not be prejudicial?-If it were only in mathematics it would not be prejudicial.

26273. In so far as mathematics would form a substantial part of the examination, the Indian competitor at nineteen would not be prejudiced !-Not so far as the mathematical part.

26274. In what particular departments of knowledge would be feel his special deficiency at nineteen?—In Latin and Greek, for instance.

26275. And English Composition? - Yes. 26276. English Literature ?-If he devoted a large amount of time to mathematics, he would

not be able to devote much time to English Literature. 26277. Is Roglish Literature well taught at

the Indian Colleges? - Not at that stage. They would only teach a few books.

26278. Are you familiar with the teaching of English Literature in English Schools? Do you think it is tought in a very brilliant manner? When you were at St John's were you very much struck by the attainments of your fellow students in English Literature?—They did not know much

Baglish Literature. 28279. Did they know much English History!

A fair amount.

26280. Do you think it would be impossible for the Indian scholar at nincteen to but an English scholar in English History at the same age?—Not a mathematical scholar. If he were only doing History he might possibly do so.

26.281. Do you say it would be impossible to contrive an examination for boys at aim teen which should be fair to the Indian competitor at that age, and also fair to the English competitor at

age, and asset has to one ring and competitor at that age?—I think it would be difficult. 2022. I do not quite understand where the special difficulty would come in ?—Kirst of all spersa cancurey would cope in - Arries of all there is Itatiu and Greek. An English boy knows these, and the Indian boy dors not. If, for instance, as an addition you put Sanskrit and a vernacular language along with that in the curriculum, the advantage of an English boy from his Latin and Greek would come to the Indian boy from his Sanskrit and vernacular language. That may be a possibility.

26283. If that were arranged for, you think they might compete on equal terms? -Then there is not much difference. But there is always the

difference of the language

26254. I gather that you would be opposed to the idea of a special Triming College for Indians and Englishmen, because you attack great impurtance to a University clusation for Indians?—Tes.

26365. Can you tell me why you attach this Indians I think they come to know lots of people, and they come into contact with many kinds of activities, and so on.

26286. You are conscious of having derived a great deal of benefit yourself ?-Yes.

continued.

26287. And you think that the view you hold so strongly would be generally shared by Indians who go to England?—Yes 26288. They would nather prefer to go to

Oxford or Cambridge than go to a special Training

Oxion of College 2 - Yes.

26289. I see you are in favour of simultaneous examination, and that you think that if there is the least difference between the examination of Indians and the examination of Englishmen the Indians would be regarded as socially inferior?—

20290. But you go on to suggest a very considerable alteration in the consensum of the competitive examination; you wish to import Sanskrit and Arabic?—Those are there already.

26291. But you wish to enlarge the number of marks so as to bring them level with Latin und Greek; and you wish to add Indian Ristory, Indian Philosophy, and Hindu and Mahommedan Law?—Yes.

26292. In other words, you contemplate an examination at which, with the exception of two compulsory subjects, an Indian may be examined upon one set of papers, and an Englishman may he examined upon another set of papers?-Even now there is a similar difficulty. One Englishman may be examined upon one set of papers, and another Englishman on another.

26293. If the curriculum of the examination is altered as you suggest, will it not practically be the case that the Indian will, with the exception of there two subjects, do one examination, and the Englishman, with the exception of these two subjects, will do snother?—Not altogether. There are 6,000 marks. If a man takes all of them they would be worth about 1,500 or 1,800

26294. You are aware that the papers set in Sanskrit would not be looked ever by the examiner who set the papers in Latin and Greek !- Yes,

26295. And that your Oriental papers, which 26295. And that your Cheman papers, which would largely be taken up by Indiaus, would be examined and looked over and marked by a distributed and looked over and marked by a distributed be largely saken up by Englishmen?—And the papers in Latin and Greek would be by different the contract of the contr examiners from those who examine in mathematics.

26296. Periectly true. But my point is this. It seems to me that under the guise of simultaneous examination you are practically proposing a scheme of separate examination !- No; it is adding one or two more subjects, as, for instance, when goo-

graphy was added three or four years ago.
26297. You have a set of Oriental subjects,
con petence in which would enable an Indian papil to lass; and you have a set of western subjects, competence in which will enable an English student to pass !- Competence only in these subjects will not enable an Indian to pass,

thee suspects will not enable un around to pairs, 2628.9. Very nearly?—I do not think so. 2628.9. You observe in your answers that an-Oxford man who takes the degree in Litteran Innantiers could practically get the maximum number of marks without taking an additional which and may were the versions that Summer. subject; and now you are projesting that Sanskrit and Arabic should have the same marks as Latin and Greek? and Greek? - A man does not do both languages. He dies either Sanskrit or Arabie; so that he will only take one.

26300. Arabic is marked as highly as Latin and other Indian subjects; you suggest Indian

Law, Indian History, and Indian Philosophy; do you not propose that a man would be able to pass in upon those subjects?—No. I look at the marks. Two years ago out of 800 marks the, highest number was \$11. Ordinarily a student gets 300 or 400 marks in Sanskrit.

26301. You are proposing a different scale?— On the same ratio out of 1,100 marks the marks obtained would be about 500 or 600, unless the

man is a great Sanskrit scholer.

26302. You have indicated what, I suppose, is perfectly true, that the examination in London is so contrived as to give special facilities for men-trained in English Universities?—Yes.

26303. And that the marks have been adjusted with very great care so that men who have passed out with high honours at Oxford and Cambridge may be able to take a good place at the examination without the belp of the cram-

mer?-Yes, generally.
26304. The object being to secure for the. Service the best brains the English Universities.

can produce !- Yes.

26305. You are aware that an examination widely diverging in character from the stable courses of our hest Universities would generally he regarded as injurious to the educational interests of our Universities?—Yes.

26306. I gather from your very interesting Memorandum that the Indian 'Civil Service examination as at prezent constituted does diverge very widely from the staple courses of Indian; Universities ?—It does not. It only goes a little; further. One subjects are practically the same except that we do not go in very much for Latin. and Greek. Mathematics and Science are the tame.

26307. Am I not right in saying that a brilliant M.A. student in an Indian University: will only be one-third on his way towards the Indian Civil Service?—Yes.

26308. He will have to take up two extra-subjects?—Yes. 26309. That, surely, is a great divergence?— So, also, is it at Oxford or Cambridge. The man who takes mathematics at Cambridge has to read Who takes manufacture as object. I find that good Wrangjers get only 1,800 or 1,400 marks. The man who takes only the Science Tripos at Cam-bridge also gets only that number of marks, and he has to make the rest up by other subjects.
26310. The man who has had a four years' course

at Cambridge in Science can get the maximum, number of marks without any additional work?-

No, I do not think so,

2631L. He would be near the maximum ?-But this man has two Triposes, and not one, the Mathematics Tripos and the Natural Science Tripos, practically two M.A.'s of the Bombay

University, and so on, 26312. If the staple of your Indian M.A. examination only equips a man with one third of his necessary outfit for success in the Indian Civil Service competition, do you not really think that he would be tempted to scramble through the remaining two-thirds in rather an unsatisfactory way?—That s what everybody does in England: he mainly depends upon one subject, mathematics for instance, and scrambles through the others. The classics man gets about one-third of the marks. from these other subjects: he does not get the same percentage of marks in them.

26313. In other words, you think there would be no danger of cramming in India ?- No. I do

not think so 26314. Can you tell me what steps a young Indian who has an M.A. in English Literature would take to work up for the Indian Civil Service in India ?- I think, first of all, the man will not go in for the M.A. He will go in for the B.A. and afterwards prepare for the Indian Civil Service. To go in for the M.A. would spoil his chances altogether,

26315. What assistance would be get from his University in this course of preparation?—He will not take a regular University course. If he wants to take Modero History he will take one course, say, General Modern History, and leave aside the other part of the course for M.A. For instance, if he wants to take Science, he will take up one Science, and so on.

26316. From twenty years of age onwards he would be specially preparing himself for this examination, picking out his courses in the University; here one, and here another, with such assistance as be could get from the University?-

Yes. Supposing we consider the question as educationalists, setting aside all questions about Givil Service ambition, and so on, if you were devising a scheme of examination which was calculated to bring to the front, without any undue foreing, the best young men in India, would you select an examination which had been devised for the English Universities, or would you construct an examination which was congenial to the courses pursued in the Indian Universities ?- I think the courses are nearly the same. We are approximating more and more to the English courses. In Bombay we have recently had a change of courses. From eighteen onwards the student does only one subject in addition to English. We are approximating more and more to the standard of English Universities in that way.

28318. That tendency is increasing, you think ?-Yes.

26319. So that speaking as an educationalist, considering the interests of education alone, you do not think that any injury would be done by imposing this exotic examination upon the students?-No.

28320. (Mr. Macdonald.) Since we started our investigations, the most important problem which we have been trying to solve is how to find the expert for Indian Government, and the first part of that problem is how to recruit. I understand that the body of your evidence deals with that particular point?—Yes.

There seem to be two schools that 26821. have come before us. One school says that the recruit should be taken from the man who has the fullest general culture, that is, the University

Graduate ?— Yes. 26322. The other school says that we should get a youth of good ability and then specialize him upon Indian subjects?—Yes. 26823. I understand from your evidence that

you belong to the first school ?-Yes.

26324. There are certain objections to the proposals of the first school. Will you help me with your views upon them? First of all, it is aid that the men who come out after a University training are really too old to accommodate themselves to Indian conditions. Have you had any experience upon that point ?- I have not had

much experience, but from what experience I have had I do not think that that applies.
26325. You do not find that the Englishman

who has gone through Oxford and Cambridge, and who has undergone a year's probation at a University, is too hard in his mind to become sympathetic with Indian conditions?-I do not think so,

26326. Do you not say, over and over again in your evidence, that there is a lack of sympothy, and that there is not sufficient social inter course ?-That cannot be got over by taking them

26327. Let us take it stage by stage. alleged that that is one of the defects which has been experienced, and it is also alleged that it is because they come out old. But whilst you adm't that the allegation is true, so far as your experience is concerned, you do not think the reason assigned to it is the proper reason?—That is so 26328. That is what I wanted to hear your

evidence upon. Do you not think, as a matter of fact, and from your own experience of men, that if you bring a man of 23 or 24 into a new climate, with new social circumstances, and to a very large cottent a new civilization, he is a little bit old to accommodate himself to it?—No. I do not think so.

26329. Let me put it from your point of view. Supposing England were governed from India, and the Indian Governors were kept here upon an oriental training and not upon a western training at all, until they reached the age of 23 or 24, and were sent to the West to govern sym-pathetically over the English, do you not think that age would be a little bit too old ?-No, I do not think so.

26330. Let me put a simplor problem to you. Supposing no Ludian Student came over to England until he reach I the age of 24, would be then make the same use of English adnostional facilities as he could make if he gues over after he passes his B.A. degree at the age of 20? - Because the facilities there are intended for younger

26331. I think you could answer the question without raising a new condition. Supposing facilities were given to a man of 23 or 211-H. would then have more advantage, I think.

Would be then learn more by coming in and taking alrautage of the fa ilities given to a young man at the age of 24, or would it not be altogether to his advantage to come in at an earlier age and take the facilities given ut that ago and work up through them to the facilities given at the higher age? - I think it would be, on the whole, better for the man to go up older.

26333. When he had got his mind pretty well fixed with the education and the experience and social views of his old civilization?-II- can judge of what is better there, and what use to make of the new conditions he sees there,

26334. How far does habit enter into judgment when you reach the age of 25 in the case of the ordinary man?-Not very far, does it?

26335. I will leave it there. Another objection has been mised with the probation for this expert for whom we are all hunting and have been hunting for weeks and months, that if you put your open competition age at after 10, then you have not got a sufficient opportunity of giving your selected men probation?—The lawyer comes and tells us, in Law; the Civil Servant says, in political instincts. 26

26336. The lawyer wants more training. He admits that he cannot get it at this late age. The Civilian wants general and better political training, and he admits that he cannot get it at this late age, Cannot a good deal of this education be obtained by training?-I do not know. I think he can get

sufficient training ofter he is 20.
26337. You think that the man passing his open competitive examination at this late age, and then trained afterwards, can first of all have sufficient training in the work he has to do, either as a Judge or as a political Civil Servant, and then after all that training can still enter into Indian life, and give you satisfaction?—To get legal or political training he must first of all have general culture. General culture will help him to

get that training. 26338, We will take the point of the age, We may agree that you require a certain amount of culture. The light I want you to throw is upon the one little definite point of the age. Can thou set this adequate training in the law, on the one hand, and political instinct and judgment and handling of matters, on the other hand, by passing the open competitive examination at the age at which he is supposed to pass it at now !-Yes, I think so,

26339. In order to get your evidence quite consistent and complete, the objection you take to them, from the point of view of probation, and so on, you do not attribute to the fact that the age is late?—I do not think so.

20340. Now lot us go to the other school. I think we all see that there will be certain difficulties so far as the Indian youth is concerned if we lower the age?—Yes,
26341. Various proposals have been made.

Mr. Fisher has gove over the ground, and I should like to have your answer to certain questions I wish to ask you in order to lead up to the point I want to get at. Do you think it is pessible, or do you think it is impossible, that we can readjust the advantages given to young Indians as compared with young Englishmon by a change in the examination?—I do not quite follow you.

26342. Sapposing we fix the age at 18 or 19. do you think we could devise an examination paper which would apply equally to the young ludian student of that age and to the English atndent of that age?—It will be difficult to devise the whole examination,

20843. But by providing for alternative subjects ?- I think it would be difficult

20344. But would it be impossible, by following the same system we now follow and enabling the student to select a number of subjects on which you could give him the maximum number of marks, to so adjust the differences between English and Indian education that the examination will be an equal test of general eniture upon both sides of the competitive cadre? -You would both since on the compensary caute; — I on women have to put in a large number of alternative sub-jects which are not thought of. Vermealers would be a subject which nabody has thought of yet.

be a surject when nursely has thought to July 2634b. I do not want to go into details. Will you give me a more definite answer? Do you think it could be done? —Possibly, but it should be done. 2634b. On the same basis as our present 20346. Un the same mess as our present examination papers, not putting in Vermaculars which would be for the purpose of giving in Indian an advantage, but selecting subjects which would really indicate the governing capacity of the successful candidate?—I do not blank so.

We have had proposals of another kind, e.z., that you should select Indian students under scholarships at a very early age, 14 or 15 I understood you to say, in answer to Sir Marray Hammiek, that people would be found willing to send their children on the inducement offered to them at that age?—I do not think it would be useful in the interests of the country to send young

BERGH HI MOR TRACEPSES OF THE COMMING TO SHARE YOUNG DON'S at that ago.

2008-8. But do you think people would be found to do it?—Yes.

20349. Would that, in your coinion, give you a type of Ludian Wirl Servant who would do better that the work than of Tables. Chair Care Care than the present type of Indian Civil Servant?-

28350. De you think it would be possible from an educational and political point of view to select possible candidates at an earlier age in a profitable 26351.

You do not think it would; why?-A boy may be very precoons at 13, if you select him at that age, but he may fall off afterwards. 26352. But he may be precocious at 19?—There is a difference in precocity at the age of 19

or 20 and preoccity at the age of 18 or 14.

26353, Would you give us another reason?—

If he skayed in England for ten yours he would forgot all about India; in fact be would be

denationalized 26354. Would you be able to draw from the classes which are known as the educated classes, at the age of 14 or 15, pupils who when they obtain further educational focilities would begin to show their ability ? - If you seloot a number of men, a large number of thom would prove failures,

26855. I will put it to you in this way. Do you find in your experience, as the head of Fergusson College, that a large number of mon some from classes who are not in a position to show their educational attoinments and promise at the age

of 14? - Yes You find that ?- Some people who show promise de not always become good afterwards;

whereas other people who do not show promise do become really good afterwards. 2635; I have a feeling, perhaps you will tell me if I am right, that if you select at the age of 18 or 14 you are not only passing over individuals, hut you are passing over great classes who have not had the educational facilities at that time to show their powers; they are in some obscure schools, they are still coming along; and you must select at a much later age if you are going to select the very best intellect Indio can produce. Do you agree with that ?—Yes. 26359. If you do not get your simultaneous

examinations, you are willing to give scholarships from universities?—Yes,

26359. After they have passed their B.A. degree?—Yes

26360. I think there is some misunderstanding about your scheme. You want three students from each university?—Yes. 26351. But only for one of them do you want

the Government to provide a scholarship? -The Government is to provide all the scholarships, but it has to make the chance of the third man.

36862. And then they go through the usual procedure?—Yes, they will see the list; and if

actually the third man does not belong to the actually the turn man does not begoing on the community they will select the fourth, 25363. And the selected man will go through

the usual training in England, and so on? -Yes,

26364. Then putting all these points together, you are of opinion that we cannot think of selecting Indians at, say, the age of 14 or 15?-Yes, that is so.

26865. And that if we try to select them at the age of 19 the crux of our difficulty will be in the examination paper to equalize the Indian chance and the English chance?-Yes,

26366. If we got ever that difficulty, the rest would be smooth sailing, so far as you are concerned ?- Yes, I think to.

26367. There is one other point. Supposing we cannot give you your school, could you help the Commission with suggestions as to how this exprit do corps between the English and Indian could be made better than it is now? I am inte-

rested in what you say in answer to question (33). You know what happens to a young man who comes here now He is posted to a district, and he goes on with the technical part of bix work? - Yes.

26868. Could any infloence be brought to bear upon him which would introduce him to these lines of life which you have laid down in your answer to question (33), short of your own proposal? -I do not know, unless you put him under an Indian officer,

26369. That is one of the things. You think it would be a very good experience for the young Englishman that at some time during his probatico here, not necessarily during the whole of his probation, he should be put under an Indian officer?—Yes.

26870. So as to understand Indian things ?-

Yes. 26871. Have you found out that sufficient care is taken with respect to the superior officers

to whom these young men are posted ?—No. 26372. (Mr. Sty.) You are the Principal of the biggest college in the Bombay Presidency?—

Yes. 26378. Would you kindly tell us what careers most attract the best students of your colleges !-The Indiao Civil Service would be the biggest attraction, if they can all go in for it.

26874. What are the other attractions ?-Some go in for Law, and the lower Government service,

26375. Which is the greater attraction to the best students, Law or the lower Government gervice?—I cannot say. It all depends apon what connections a man has. If a man has a lawyer relative he would probably go in for Law, as his relative might be able to push him on in his career.

28376. As far as you can judge, those two would be about equal?—Yes, I think so. There are not many chances of lising high in the Gov-ernment service. If there were many chances of rising high in the Government service they would pre'er it.

26377. Are there many posts available in the higher Provincial Service?—No.

26378. There is very little direct recruitment?

That is so.

26379. If there were more direct recruitment, do you think it would be more attractive?-Yes, after the Indian Civil Service.

26380. In one place you have stated that the number of first class Indian students who are number of inseedas indian sauceus who are unable to go home to England to pass the exam-dation is probably not as great as the number who do go home and pass?—Yes. I am talking only of the Bombay University of which I know some-

26381. What class of student do you refer to. the M.A. ?-The B.A. generally.

26332. You think that at least half of the more halliant B.A.'s already go home to study for the Indian Civil Service? -Yes, if they are of the proper age, and so ou. The age limit ents it very fine. If a man loses one year he cannot appear for the Indian Civil Service, and he does not think

of going in for it. 26383. Then the difficulty that you put in the front is the expense. You have stated so far as the expense is concerned that it would be "the

enormous amount of money " !-Yes.

26384. I should like to understand this clearly What is the " enormous amount of money"? If simultaneous examinations were introduced, surely the monetary difference between the two would be the cost of a second class passage to England and Lack, plus a month's residence in London. Is not that what you mean by "the enormous sum of money"?-If a student wasts to go to Ergland he wants to go and study.

26385. But the introduction of simultaneous examination will not affect the point, will it? The actual monetary loss he suffers is what I have mentioned I—It would be two at three thousand rupes. He does not consider it worth his while to go. If the examinations were held to India he

would take his chance.

26386. But what would be the amount of oney at issue?—It would be about Re. 3,000, if he were simply to go up for the examination.

26387. Do you know from your experience whether a substantial number of Indians who have succeeded in the Indian Civil Service and in the Indian Medical Service have gone to England by the expenditure of their own mans or by subscriptions given to them by their relatives or class-fellows, or by Syndicates, or some arrangement of that kind?—A great number have gone to Eng-land with foods borrowed from some people.

26388. I know of three or four who have succeeded in that way?-Yes, some have goue in that way, and some have gone with their own

26389. There are a certain unmber of brilliant stadents who go to England either with their own money or with money subscribed by their class friends. How many brilliant studeots are there left in India who are unable to go on account of their not having their own money, or who are unable to borrow?—I should not think more

than as many.

26390. You have examined the question of castes who have succeeded in the Indian Civil Service, and you have come to the conclusion that open competition does satisfactorily meet, at least to some extent, the desire for that representation among the community?—Yes.

26391. You have also expressed the opinion that with educational advancement amongst the Muhammadans and other castes, any present evils should be rectified in course of time? - Yes.

26392. You have examined the statistics?-Yes.

26893. If you look at the statistics for the past ten years, 1903 to 1912, you will find that there has not been a single successful candidate from the Panjab, from Central India, from Rajputana, or from the Central Provinces, Do you

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continued.

think that that is a reasonable satisfaction for all castes and communities?-Only last year a man named Ramchandra passed in the Punjah.

26394. Do you know the number of Muham-madans who have passed ?—Nine Muhammadans

passed. There are nine Muhammadans in the 26395.

Service at the present time ?- Yes. 26396. How many have possed within the last ten years? It appears that in those ten years we have not had a single Muhammadan who has passed from Northern India. Do you think that this points to open competition as a method of precurin the representation of castes and communities?—If you go in for Muhammadaus for one particular Province, it may not. Very few have passed altogether.
26387. In your answer to question (7) you say,

"Dame rumour has it that in some cases the results of the open competition for the Provincial Civil Service when it was open were faked so as to geta proviously prepared result? " Can you tell us by whom that examination was conducted !— I should not like to say in public. If the Hall is

cleared I will give the details.

20398. If such a rumour has arisen with regard to the Provincial Civil Service examination, do you think there is any possibility of dissatirfaction arising from the simultaneous examination on similar grounds?—No, I do not think so, if it is conducted by the Civil Service Commissioners.

26399. But supposing it happened after the introduction of simultaneous esummation that for some years no Indian caudidate appeared in the list as successful, do you think that would cause dissatisfaction?—No; I do not think so. People have confidence in the Civil Service Commis-ioners.

26400. Do you think it would give rise, as we have been told by certain witnesses, to a feeling that English examinors were wholly ent of touch with the habit of mind of the Indian student, and did not appreciate him properly ?-No, I do not think so. 26401,

26401. Under your scheme you have suggested one year's probation for the European who passes

in England, and two years' probation for the Imlian who passes in Irdia?—Yes. 20402. How are you going to equalize their position on the list when one has a longer probation than the other; will not that create some difficulty?-It would create some difficulty; but non-a-days even a difficulty sometimes is excated. If a man falls ill during his year of probation, and he is not able to appear at the final examination, he is given a year more, becomes rather difficult. His position, also,

26403. He does not lose his pesition in that case?-These people who get two years' probation may be willing to have the next year

26404. That would mean that Indian candidates would be penalized for one year?-I should not mird that.

20405. We have had a good deal of evidence that one year's probation is worthless at present. Surposing that were done away with, would you still uses upon two years' probation for an Indian candidate. —If he passes in India.

26:06. Then you would penalize him by two

years ?-Yes.

20407. During these two years in England you have suggested that the Indian candidate should take an Honours degree?—Yes.

26408. Why do you wish him to take an Honours degree instead of a specialized course of training?— I want him to be a university student and get culture. Culture can be obtained at the university. And he must not waste his time, A second class graduate of an Indian university gets exemption for one year, either at Oxford or Cambridge.

You want him to undergo two years' 28409. eneral education in England at the expense of the State ?-Yes, general education in England.

26410. Do you think it is a reasonable pro-At present the State already gives him £100, 26411. That is for a specialized course of study

to suit him for his particular calling ?- I should not very much press that point. If he has already passed I do not think he would mind spending the money himself, 26413. In your scheme for an Indian college

ou lay particular stress upon the necessity of: European candidates being properly taught social etiquette and social intercourse with educated Indians !- Yes. 26:13. And you state that unrest would have

been considerably less. Do you think that unrest. was due to a cause of that nature and was not on . much deeper and broader issues than you have suggested?-No, I did not say that it would not have come at all; but I say it would be loss.

26414. You think that but for this cause the unrest would have considerably shrunk?—Yes, 26415. With regard to your recruitment for

the Provincial Civil Service you have suggested a. limited form of competition ?-Yes, 26±16. I understand that you wish to restrict: that to candidates who are bl.A.'s, or who have

passed their B.A. degree in the first or second class? -Yes 26417. That is to say, you wish to strike out as ineligible the B.A.'s who pass in other classes?

- That gives high intellectual qualifications. How many first class and second class: B.A.'s are there is the Bombay Presidency ?-Now,

about one hundred in the second class, and about six in the first class.

26419. And M.A.'s?-I should think there

would be about fifty or aixty M.A.'s, but I have not got the figures.

26-120. So that the available field for tecrnitment would be about one hundred men a year?-These are the B.A.'s; and there would be a few R.Sc.'s in addition; but not more than 150, at any rate.
26421 Then you suggest that the pay of the

Provincial Civil Service should be between one half. and twe-thirds of the pay of the Indian Civil Service for the same number of years' service?-

26422. That means that you suggest that both of them should be on a time scale?-Yes.

26423. Irrespective of the duties they have to perform that they should each get a certain proportion?—The Civilian gets paid according to the time-scale.

26424. Take the Provincial Civil Service. The bulk of them are recruited from the service to

the outs on them are executed.—Yes.

26425. Do you suggest that a man, although he is doing a Deputy Collector's work, should rise to one-half or two-thirds of the pay of s. Member of Council ?- A man does not rise to a Commissionership automatically: he rises to a Collectorship automatically. For a Commissioner-

ship there is selection.

26426. Where do you wish your time-scale to stop?—When there shall be selection I want it to be different. If a man is good at his work he ought to get his rise according to a time-scale

unless he is put tack.

26427. If you apply your rain to the lower grade of Assistant Collectors you will do the Provincial Service men harm because they get more than two thirds already. If you wish it to apply to Collectors, then you will have the same rate for absolutely different classes of work?-I think a Civilian of ten years' standing gets on an average Rs. 1,000, and I should think that a Provincial Civil Service man of ten years' service should get

Rs. 500.

26428. (Mr. Gokhale.) You had a Govern-ment of India Scholarship. If you had not obtained a Government of India Scholarship, do you think you would have gone to England?—No. 26429. You are in favour of simultaneous

examinations?-Yes. 26430. And you think that the institution of such examinations is not likely to lead to the

swamping of the service by Indians ?-No.

26431. You think that contingency is most remote?—Yes. 26432. And therefore you do not want to lay down any minimum for European members of the

service?—That is so.

26433. Is not your reason this that very probably the need for such a minimum will not

arise?-Yes. 26434. And you would not lay down any

figures or proportions that needlessly involved racial considerations?—That is so.

26135. Further, if the need did ever arise, you think that it would have to be dealt with on a consideration of the circumstances of that time ?-You

26436. And you could not usefully lay down anything today to meet the requirements of that time?-No.

26437. Therefore you would leave the whole thing to work itself out ?-Yes.

20438. In answer to question (4), you say, "Candidates who just fail to get into the Indian Civil Service (who are therefore below those who do get in by only a few marks, generally not morn than a hundred or two out of six thousand) willingly take the Colonial Service with much worse prospects of pay and the equally certain prospects of exile in a foreign land." Will you explain this a little more fully ?—I have examined the pay and prospects in the Ceylon service, for instance, and I find that the highest position to which a Ceylou Civilian can rise is worth £2,000 a year. They begin at £300 a year. The Colonial Secretaryship in Caylon is by selection, but ordinarily the highest people in the service get Rs. 1,700 to Rs. 1,800 a

26439. What is the highest grade, after the Colonial Secretary, is it not Rs. 2,000 a month? No.

26440. And the men are taken on the results of the same examination ?- Yes. 26441. And the cost of living in Ceylou is

about the same as in Madras ?-Yes, 26442. And they have to make remittaness for their wives and children in England just the

same ?-Yes.

264/3. In answer to question (6), you say that you advocate simultaneous examinations because this would do away with the feeling of injustice which many promising men have. Do you attach very much importance to removing this sense of injustice?-Yes.

26444. I suppose you are in a position to speak about this sense of injustice from your knowledge of the best men who come out from

your college every year?—Yes. 26445. What is the feeling?—The feeling is that we are nominally told that we have got equal opportunities, but that really speaking the opportunities are not the same.

26446. Do you think it would be a matter of political wisdom to remove this? - Yes.

26447. Because, otherwise, in course of time Decause, ornerwise, in course of sums there would be a political danger in allowing this feeling to grow?—Yes.

26448. In your answer to question (6), you give

us an estimate of the cost of holding simultaneous examinations in Iudia. Are you quite sure that your estimate is correct?—I found afterwards that £5,600 would have to be reduced by £800, because there is no practical examination in Geography; it ought to be £1,800.

26449. Then how about Continental languages? They need not be examined in in India.

26450. But there are some facilities for teaching French, are there as ?—Not so very much, 26451. The Rombay University recognises it, does it not ?—The Bombay University recognises French, but its very little. The students do not know how to speak French.

26152. German and Italian are not recognised?

Yes, German is now recognised.

26453. What would be the cost then ?-£1,800 for Sciences according to my estimate. £1,800, again, would cover the expenses of the examiners in those subjects in England also. The expense in England would be lessened by a part of that

26454, What would be the net cost to the State of the institution of simultaneous examinations ?--£6,000 a year.

26455. And not £10,000? -- £10,000 would cover it under all possible contingencies.

26456. You have put the maximum figure?-Yes, I have put the maximum figure. It will never be more than that.

26457. You have been, I believe, an examiner in Mathematics at various universities in India?

26158. An examiner at the M.A.?-Yes.

26459. Then you know the calibre of the students who go up for the M.A. in Calculfa, Bomhay, and so forth?—Yes.

26160. Supposing a system of simultaneous examinations is instituted, can you tell us, with your knowledge of Indian standards, how many candidates would be likely to appear in the first fewyears?—I do not suppose that there would be more than half a dozen in Bombay, with any prospect of success.

26461. How many would there be for the whole of India !- I should think about fifty for the whole of India.

26462. How many from Bombay, do you think, would have a reasonable chance of success?-Not more than two, I should think. Certainly not more than two would have a reasonable chance. 1st March 1913.]

Mr. R. P. PARARJEYE.

continued.

26463. Would they come from the first-class B.A.'s?—As I told Mr. Fisher, the M.A.'s would

not have much chance.

26464. How do you make out that the M.A.'s would have no chance?—The M.A.'s have to do one subject only, and at least two, or more than two, subjects would be required for the Indian Civil Service. If a man appeared for his M.A. when he was 22, he would have no time to

do other subjects.
26465. Looking at the corriculum, you could not make a total of 6,000 marks for, say, an M.A. in Mathematics, who wanted to go up for the I.C.S. with the present age limits, namely, between 22 and 24?—Even for the M.A. he would not be qualified for the 2,400 marks. There are two quantitative and the state of the state of the state of M.A. in Calcutta, the "A" course and the "B" course. For the "A" course there, is pure mathematics, and for the "B" course there is applied mathematics. In Bombay there are 18 appines mathematics, one mainly pure and a little applied and the other vice versal. In the Indian Civil Service both pure and applied mathematics are required. If a man passes both the "A" and "B" courses he will be prepared to spear for 2,400 marks.
28463. Can he take both coarses in Bombay?—Not in the same year.

26467. So you think the probability is that if a simultaneous examination is instituted, after taking their B.A. degree candidates will begin to read for the Indian Civil Service ?-Yes

And only the most brilliant amongst them will have any chance of passing?-Yes,

that is eo.

## (Adjourned for a short time.)

26459. In your answer to question (6) you state that in your opinion erammers will not come into existence even if simultaneous exam-inations are instituted. Will you state precisely the grounds on which you base this opinion that crammers will not come into existence, because other educationalists have stated that erauseers other concurrences may estate these crammers will come into existence I—n the first place the enamers required for conching I. O. S. candidates must be men of a very high calliurs, able to teach subjects to a standard higher than the Rombay M.A. It is difficult through to get men to the concentration of the control of t teach to that standard; even as it is you find in the Indian Educational Service that there is a great difficulty in getting the men of a right calibre; the Secretary of State finds very great difficulty in-

getting good men.
26470. You mean that leesl men would not be available to do the work of crammers?—That is so, 26471. May not men come from England?— They do not come in the Indian Educational Service. If you went a man to teach history or mathematics so as to be able to coach up a man for the 1. C. S. he has to be a teacher of a very high order of merit, and he probably would not come

out to India 26472. The men who are available in India 26472. The men who are available in India will not doit, you think !—No. They might give some help, but they will not be able to do the

some help, but whole ceaching.

26473. You also speak of the alleged memorising powers of the Indians and you say you do not believe in the existence of those powers ?- It has depend and examine or those powers:—ne is often said that Indions have not any real originality, that they have only the power to cram poles of things by memory. I think that is an unfair allegation against Indians, because whenever allegation against indians, occasise whenever Indians have had a chance to do original work they

have done it. In the Indian Educational Service there were several Indians who had done good original work when they had the same opportunity as the European members. When they both have the same opportunities they do the work, 26474. You mean that to the extent to which

there has been memorising it has been the fault of the system of teaching in this country?—Yes, memorising is common everywhere, in England as

well as in India.

26475. You do not think it is a particular attribute of the Indian intellect?—No, I do not. 26476. Now I want to come to a few general nestions. Some witnesses have state! that there is no necessary connection between intellectual and moral qualities, and they therefore say that success in a competitive examination does not necessarily mean the possession of certain high meral qualities which are required in the administration of this country. To what extent do you share that view?—I think that view is not correct. You will find that generally a man of high intellectual culture is also a man with desirable moral qualities. There may be exceptione, but I think you will find that is the general rule. In India particularly it is more than the rule, because when we are educated according to our present Western ways we imbibe ideals altogether now to us. We see, for instance, how England has rison to its high position and we naturally compare our history with English history, and an Iudian who has had an English education looks to see to what that English position is due and he sees that it is due to the moral qualities of Englishman. Therefore se soon as a man appresintes this difference he naturally tries to imitate those moral qualities so far as be can

26477. Would you put it this way, that, exceptious apart, in the case of Indians who receive a Western education, the more highly cultured a man is intellectually the greater is the probability of his possessing certain moral qualities?—Yes, containly,

26478. You would go as far na that? - Yes.

26179. You have made some statements about the British spirit and you have said that some Indians do acquire it and that not every English-man possesses it. Will you tell us to what man possesses it. Will you tell us to what extent Indians who have received a Western education in India only acquire this British spirit?"
You were educated here and you know several You were educated here and you know several other men who were educated here and who went to Ragiand afterwards. Comparing their nequisi-tion of this British spirit after they had been to Regisland with what they possessed of it before they west to England could you give us your epaine upon this point?—I cortainly british they do get more desirable qualities if they have had an England edunation than they do if they have that education here. They are in the ser-roundings in Bagland and are unconsciously imbiling certain things and unconstroinly acquiring certain strings and certain qualities. There are in the ser-certain qualities. There is no service the property of the in-fine property of the property of the property of the in-fine property of the property of the property of the in-fine property of the property of the property of the in-fine property of the property of the property of the in-fine property of the prope to England afterwards. Comparing their nequisiis, for instance, a sense of fairness; they see everywhere in England a greater sense of fairness and a greater sense of what I may call discipline: that is to say, they are willing to obey orders without thinking about the matter if orders are given to them from above. They will argue about them, but for the moment they will obey and not reason about them. Further there is the capit de corps of the Service: they stand by each other. I do not say they are exhibited always by every Indian or by every Englishman, but except when personal considerations come into

play you will find these qualities more among Englishmen and among Indians who have been educated in England.

26480. You think therefore that if a sufficiently high degree of education was received by

an Indian here and he afterwards went and stayed for two years in England, as you propose, he would acquire in a sufficient degree this British spirit that is thought to be necessary for the administration?—Yes; hesides that the Indian would know what the Indians think.

20481. That would be to his advantage?-That

would be to his advantage.

26182. A question was put to you hy Mr. Fisher about certain afterations in the curriculom which you have proposed. He asked whether your scheme did not in effect amount to one examination for Indians and another examination for English candidates, and you did not agree with that view?-No; it will not be a separate examinatios.

26483. Assuming, however, that that view was correct, namely, that the result of the changes would be to have practically two separate examinations, would you still jurist on those changes if they were likely to jeopardise your schome for simultaneous examinations?-If it is thought that these changes really mean a different examination

I would not insist upon them.
28484. You would let them go?-I would

not have those subjects introduced.

26485. One or two questions were put to you by Mr. Macdonald about the age of men who come out to India and the sympathy or want of sympathy that they show. Does this sympathy or want of sympathy depend on the age of a man or upon the surroundings into which he finds himself thrown on his arrival? - It depends on his

surroundings.

26488. The acciety into which he is thrown?—Yes. He has also his Indian subordinates; he has no Indian in the district who is his equal; they are practically all his servants. 26487. Other things being equal, a young

man of 19 or 20 is more likely to take the views of

has one of the order in the same years in such cases years in such matters than a man of twenty-four, who probably would exercise his own judgment more or less?—Yes. 2648S With regard to Hadisan going to England, is it not within your knowledge that men have gone at a comparatively late age, have stayed there a short time, and have imbibed the best English spirit during that time !- Yes, that is the object of sending mature people rather then sending boys. I have seen lots of boys who have been sent to England who have been altogether epoils.

26489. With regard to the total cost involved in Indians going to England for the competitive examination, you said that if it were merely the passage and a few months' stay it would cost about Rs. 2,000 or Rs. 3,000. But would anyhody go on those terms ?-I do not think so. I know two or three instances I believe of men who went in that way but they did hopelessly hadly, 26490. There have been cases where they did

to just for the examination and did not succeed?—

I know of two cases 26491. In all these years?-I know only of

ro. It is not a feasible proposition. 26492. (Mr. Chambal.) In 1896 when you were at Cambridge how many Indians were there

at the time 7-About 60 or 70.

26493. Is there any impression on your mind that the Indians formed a set by themselves and

did not mix with the other students ?- We had a society of our own there but that did not stop us from entering into the other life of the college.

26494. Did the Indians as a matter of fact enter into the English life there ?-Yes,

26495. With regard to this question of simultaneous examinations, yes think that roughly any system of simultaneous examinations started would amount to a charge of ahout £8,000 or £10,000?—£10,000 is the absolute maximum.

26496. That is a charge of £10,000 a year on

Indian revenues?-Yes.

26497. According to your scheme how many scholarships could you found with that amount of

money?—About farty.

26498. And I suppose you admit that with simultaneous examinations there would be a much smaller number of Indians coming out successful than under scholarships?—Yes; at present in fact scholarships would bring more Indians in than simultaneous examinations

26499. That is just my point. You admit that if simultaneous examinations were introduced possibly a smaller number might go to Eng-land?—Yes.

26500. And out of these that do not go, and who appear for the examination here, a much smaller number will come out successful than

through the Eaglish door?-Yes.

26501. Therefore supposing you were tho Secretary of State and had the option of sanotioning anything, do you think that £10,000 of Indian revenue would be utilised hetter for soholarships or for giving a chance for a number of Indians to one rime a manner of a manner

things will be different.

26502. But for twenty years you are prepared to make India sacrifice £10,000 a year for the bare chance of getting one or two men in ?—The num-

bers will gradually rise.

26503. With regard to the idea of selection at a young age, I should like to know whether it is possible by any process of selection to obtain the best and efficient future servant at the age of 18 or 14?-I do not think it is possible.

26504. Looking hack on your own life, is it within your measury that those who have shome subsequently in life would not have been the persons who would have been selected under a system of selection, supposing it had been in operation when you were young 7. That is quite true. Taking the age of 13, when the young men appear for the Matriculation, if you take the first tee people who pass that examination you will not find those ten people getting First Classes to the B.A. or M.A.

26505. With reference to a question put to you by Mr. Sly, I think you said that the money saved simultaneous examinations would be about Rs. 2,000 or Rs. 3,000. I do not know whether you quite followed his question. As a matter of fact at present when there are no simultaneous examinations a young man has to go and live in England for two or three years? - That is so.

26506. And the living in England is an item of expense which would not count in his own country ?- The expense of living in India is comparatively small

26507. Living with his family and in his own house it is not an item of special expense at all?-

26568. You also told Mr. Gekhale that did not think there were sufficient teachers out here to set up cramming establishments. Do you mean by that that there are no Indian teachers here whom by that there are no Internal constants are when you think would be capable of successfully futoring Indiaes who desired to go up for the Indian Civil Service examination?—There would not be usary,

I think. 26569, At the same time I understand you advocate the establishment of a special institution out here for the instruction of Englishmen who have passed through the Indian Civil Service the teaching staff at that institution should be drawn from Indian professors?—But the subjects to be taught there are Law and things which are more easily taught than Mathematics, History, Becommics, Latin, Greek and French,

You think that in India it is quite easy to find men capable of teaching Law and such subjects but not easy to find men who are efficient teachers in the other subjects?—I de not say it is easy, but it is possible to find men who will teach Law and Language while it is not possible to find men who will teach advanced mathematics or physics to the extent required.

26571. I should like to ask a question with regard to the age limit. Have you had any experience of Indian civilians who have entered the service prior to the year 1891?-I know one or

two, but not many persenally.

26572. I suppose you know a good many Lidian Civilians out here?—Yes, but I do not know them well enough to judge what would have beppened to them if they had appeared at the examination at a later age.

20575. I did not ask you that question. I asked you whether you had personal acquaintunce with Indian Civilians who had passed the examinstion prior to the year 1891?-I have.

20574. Are you of opinion that the general education of these men is defective?—It is rather difficult to answer that question, because they have bad twenty years to make up for their defect in education.

28575. But are you aware that these men when they passed the Civil Service Examination passed at the age of 19?—Yes.

26576. Do you think as a result of that that their general education has been defective?—I

their general educations and the cannot say; it is difficult to indge.
26577. Would you say that the men who

entered prior to 1891 were more inclined to treat their/Indian subordinates with high-hundedness than, the men who entered the Service after 1891? -I/cannot answer that question.

26578. Then I may assume from what you say now that the views which you express as to the autorituate effects of reducing the age limit are not really based on your personal experience but are your general impressions .—No. Youdo not compare them under the same conditions. The newer men I know are young men, while the others are

older men, and you cannot compare the two.

26579. Are you entitled to say that if the age
limit was reduced to 19 the men who came out
would be suffering from a defective education and would be likely to treat Indians with high-handed-ness?—I think I am entitled to say that. I know English boys of that age and of a higher age.
20580. You still hold that opinion?—Yes.

26581. You say in your written answers that the representation of communities is in your opinion a matter of very small importance ?-Yes.

26582. Then why is it that in your proposals for instituting scholarships you suggest that five out of 15 scholarships should be awarded by the Government in a way that would redress the balance in favour of special communities? If you think that the representation of communities is a matter of no importance why do you make this very large reservation in favour of the representation of communities?-I am opposed to the representation of communities as such in the Service, but I am not opposed to giving them opportunities for making themselves fit. I do not mind giving other communities opportunities for bettering themselves.

26583. I understand the object of your scholar-ships is to enable men to pass the Indian Civil Service Examination ?- To give them a chance,

2688. If that is not the object you have in view I do not understand what your object is. Why do you want to reserve such a large number of these scholarships to be awarded by the Government in a way that will redress the balance in favour of special communities?—Because the other communities complain, that is all. I myself think it would be very much better if no such special farour were shown, but simply because they complain, as a prooficed man I am allowing them this opportunity. 26585. In your opinion there is a strong

demand in India on the part of these communities for representation in the Service?-Yes. I am not going to give them a direct place in the Service, but only opportunities to qualify for the

Service. 26586. (Mr. Heaton.) De you think that if we had simultaneous examinations there would be changes in the University courses ?-No, I do

not anticipate that, 2658? Do you think any distinction would be made between those who had passed in India and those who had passed in England? Do you think that the reputation, social and general, of those who had passed in India would be as high as those who passed in Eagland?—I think so.

26588. Your idea is to have equality of treat-

ment all round? .- Yes.

26589. And you are opposed to any differentia-

20039. And you are opposed to any differentiation if it can be possibly avoided?—Yes.
20590. (Mr. Jegichar.) In your answer to
gestion (51) you say that the rules are quite suitable except that the principle of at least limited
competition should be brought into play; so that
you accept the conditions had down by the Government of July 3—V. w. ment of India ?-Yes.

26591. That a candidate must be of sound health, good physique, active habits, and of good character?—Yes.

26592. Are those conditions to be enforced before the candidates are allowed to appear or after they have passed?—After they have passed? Just as people who have passed the Indian. Civil Service have to pass a medical examination to these people would also have to pass a medical

28593. Would not you rather enforce those conditions before they appear for the examina-tion — No. In England the conditables for the Indian Civil Service are allowed to consult the edical board even before they appear, to see if they are likely to be passed.

26594. The Government of India say that the object is to secure men qualified by a higher standard of general education; will not this higher standard be necessary or do you suggest a separate examination?-I say they should first of all be B.A.'s or M.A.'s.

26595. Do you want an additional examination?-Yes. 26596. What is the object of that?-So as to

select the people.

26597. But do you allow them to be rejected on the score of had character or had physique?-The candidate always takes the risk. Character will be considered when the application is made because the candidate must produce proper testi-movials first. That matter will be dealt with in the certificates that are submitted

26598. What about good physique ?-Good physique will come afterwards. After he has passed he will have to go up for a medical examination before he is actually appointed.

22559. What is the object of an examination? —To select among all these candidates.

26800. But is not the high educational qualifi-cation a condition? You will have many people satisfying all these things: how are you to select among them ?-I prefer a competitive examination 26601. But these conditions are looked to by

the Government now?-If there are more candidates than one who satisfies all these conditions then the Government selects according to

certain principles which I do not know. 26602. If there are several applicants the Government choises on these qualifications? -I do not want Government to compare the certificates, which is practically what it does -compare the quality of a certificate of one man and the quality of a certificate of another man. I would have a minimum qualification, but after that I should leave overything to open competition.

28603. Is the high educational qualification a prifficate only? -No. If a man brings is a certicertificate only ? -No. ficate as having taken the degree of B.A., Secondclass, and has also the other qualifications, I would allow him to appear for the examination. The Government now receive about a bundee! candidates and out of them they see several, on the face of it, are unsuitable. At the end about half a dozen candidates are found quite suitable. If there were only one he would be appointed. They select from the six or seven one without competition.

26605. Even after these means compensations of the score of educational qualifications?—Not only on that.

26605. Even after these means the examina-

tion you will have to reject some of them no account of bad physique?—Yes, every man takes his chance.

26606. The result is the same as that of selection ?-No. Even in the LCS. a man may eass and he rejected on account of hal physique. It has happened several times in England

In your answer to question (59) you say you think the safe principle would be that a man restruited by open competition for the Provincial Civil Service should receive between one-half and two-thirds of the pay of an Indian Civil Service man of the same years' service. Do you know that an Assistant Collector's pay never exceeds Rs. 9007—I can not a specialist in these Service pay questions. The answer was given to the question whether the pay should be at the market rate or something more bloral, and I am in home and B. favour of a more liberal pay.

26608. A Deputy Collector of 10 years' standing gets Rs. 600 and an Assistant Collector of 16 years' standing gets Rs. 900. Half of that would be Rs. 450 so that you are rather proposing something unfavourable?—I do not pose as a sometimes on this matter; I only want the Provin-cal people to be treated liberally. 26609. Would one-half the present pay be

liberal? - The difference would come in in the higher stages. A civilian of twenty years' standing ordinarily, unless there was something

against him, would rise very high.
26610. Would you take his pay as Collector also?-He is automatically appointed a Collector

nniess there is anything against him,

26911. Would you take his service without regard to the post he holds at the time of compartison? Supposing an Assistant Collector becomes a Collector after 15 years' service, do you think a Deputy Collector of the same struding should get two-thirds of his pay? You have said one half or two-thirds of the pay of an Indian Civil Service man of the same service, but you do not mention the post he holds?—No. There is n tendency now in the Civil Service to make the pay depend on the time-scale.

25612. It depends on the number of vacan-cies? -I would take the average pay that the

civilian of ten years' standing gets. 25613. A civilian or Assistant Collector ?-- A

civilisa, and I would take a Provincial man. 20614. Take a concrete instance. A Deputy Collector starts at Rs. 300 and an Assistant Collector starts at its. 400. After 12 years' service the Assistant Collector gets Rs. 900 and after the same service the Deputy Collector gets Rs. 600, Would you reduce his pay because it is more than one-half of two other?—I would leave it to the Provincial Service, I have simply said between one half and two thirds

23013. But supposing he is promited to a Collectorship after 15 years' service and the Deputy Collector remains at Rs. 730 after the same service, would you compare the Indian Civil Service pay as Collector with the pay of the Departy Collector?—Yes,

20616. According to you, if a civilian of 90

ears' standing becomes a Commissioner, a Deputy Collector of 20 years' standing should get two thirds of the pay, which is Rs. 3, 300 ?- No. Commissioner is appointed by selection. I would have a time-scale. A civilian has a time-scale and in ardinary circumstances rises to be Collector or Judge.

20617. Even a Collector of his own grade gets Rs. 2,300 or Rs. 2,500?-And any man

ordinarily rises to that.

26618. Supposing an L.C.S. man after 20 years' service becomes a Callector at Rs. 2,500, how much should a Deputy Collector of his standing get?-He should get Rs. 1,259.

26619. According to you there should be no grade pay of the Daputy Collector?-I would much rather have a time-scale

26620. A time-scale or a comparative scale?-

A time-scale.
26631. There is no time-scale for Assistant
Collectors?—If there is not one for the civilians I would take the average and have a similar scale for the Provincial Civil Service-

· 26622. In your naswer you say that a man recraited by open competition should receive between one-had and two-thirds, ricinaps you Mr. R. P. PARANIPTE.

Concluded.

know that there are Deputy Collectors promoted from the lower Division?—He abould get into the Deputy Collector's grade ; he should be put in the

list. 26623. The Deputy Collector's list?—Yes. 26624. And the nost of Deputy Collector is to be vacant ?-- I should have to leave those details,

because I am not an expert. 26625. Do you mean to say there should be a separate list of recruited men and promoted men? No. I think that as soon as o man is promoted he should be put in the upper list. That seems

26628. You think there should be one list of promoted men and recivited men?-Yes

26627. How would you adjust their pay?not a specialist in the subject.

26628. But you have given your opinion in your written answers?—I give an approximate opinion that the prespects of the Service ought to be improved and that they ought not to be paid strictly according to the market rate. That was all my object to making that remark.

(The witness withdrew.)

Percy James Mead, Esq., I.C.S., Junior Collector.

Written answers relating to the Indian Civil

Service. 26629 (1). What is your experience of the working of the present system of recruitment by open competitive examination for the Indian

by open compatitive examination for the Judian Civil Service? Do you accept it as generally satisfactory in principle?—Improvement possible. 26690 (2). In what respects, if any, do you find the present system faulty in detail, and what alterations would you suggest ?- The open .competitive examination tests (to some extent) the intellectual capacity of candidates only. For both Europeans and 'Natives of India' a

nor both hardyeans and "reases of indus" a system of preliminary nomination is advisable, 26031 (3). Is the system equally suitable for the admission of "Natives of India" and of other natural-born subjects of His Majesty? If not, what alteration do you recommend !— No. Natives of India should be selected by nomination and examination at an carlier date than Europeans and then sent to an approved University with a sufficient allowance. If Natives of India are to be admitted in larger numbers under more favourable conditions, they must be given an opportunity to acquire western standards by long residence and training in England. Their final selection should depend on their success in some approved tripes to secure their working properly while at the University, As the examination is separate (and might be held in India to secure a wider field: at present money is the chief condition precedent) the numbers must be limited. I should think the last 5 years would be suitable, but this should be revised quinquentially as experience may show that an increase is desirable.

26632 (4). Further, is any differentiation desirable between other classes of natural-born subjects of His Majesty? If so, what do you propose 2—No.

26633 (5). Do you consider that the combinetion of the open competitive examination for the Home and Colonial Civil Services with that for the Indian Civil Service is or is not to the advantage of Indian interests? Please give

the infan Arril Service is or is not to false advantage of Indian inferents? Please give your reasons:—Yes, if age limits seit. There is a wider field grobably.

26084 (i). If you do not consider the present system of recruitment by an open competitive cannination to be estilated by in principle, please state what alternative you would propose. Do you recommend a system is need on any of the following principles:—(a). Selection by headmasters of sebools approved or otherwise; (c) Selection by nuthorities in Universities approved or otherwise; (c) Nemination by head-

masters or University authorities and selection under the orders of the Secretary of State:
(d) Combined pennination and examination: (e) Any other method?-Combined nomination and examination

26635 (7). What is your opinion regarding a system of simultaneous examination in India system of simultaneous examination in India and in Regiand, open in both cases to natural born subjects of His Majesty 2—Yide answer to (3). An examination in India fafter manination), in in 'perhaps' desirable to serVerpense to poorer but approved 'Natives of India,' but any largo increase or possible increase of Native Cwilinas with only a small veners of Western civilination is to be strongly deprecated. A long training in England is essential if we are to secure 'Natives' with the same standard of efficiency and avoid the administrative embarrassment due to the necessity for frequent transfers. The pay suitable to an European Civilian or to a Native

qua administrator, because he has not and can never have the same detached position and recognised impartiality. 26636 (8). Are you in favour of holding this examination simultaneously at any other centre or centres within His Majesty's Dominions !-

who has adopted European standards is ridiculously high for a Native who has preserved

his old standards. However able the latter may

be he is not worth the price of an European,

26637 (9). What would be your opinion with regard to filling a fixed proportion of the vacancies in the Indian Civil Service Codre by "Natives of India" recruited by means of a separate examination in India or by means of separate examinations in each province or group of provinces in India? If so, what proportion do you recommend?—Vide (3). No objection to separate examinations in each province if all

apers marked by same examiners 26638 (10). If you do not approve of simultanons or sparets examinations in India, are you in favour of any system under which "Natives of India," would be selected in India for admission to the Indian Civil Service by means of (a) nomination; (b) combined nomination and examination; or (c) any other method? If so, please describe fully what system you would recommend. In particular, do you consider it desirable that whatever the system, all classes and, communities should be represented? If so, how would you give effect to this principle?— Fide answers to (2) and (3). No steps should be taken to represent any classes or communities in particular. General fitness to be secured by nomination.

Mr. P. J. MEAD.

Continued.

26639 (12). Would you regard any system of selection in India which you may recommend for young men who are "Natives of India," as being in lieu of, or as supplementary to, the present system of promoting to listed posts officers of the Provincial Civil Services? If the former, what alteration, if any, would you recommend in the conditions governing the Provincial Civil Services?-Supplementary to system of promotion to listed posts from Provincial Service

26540 (14). Are you satisfied with the present definition of the term "Natives of India" in section 6 of the Government of India Act, 1870 (38 Vict. c. 3), as including "any person born and domiciled within the Dominions of His Majesty in India, of parents habitually resident in India, and not established there for temporary purposes only," irrespective of whether such persons are of unmired Indian descent, or of mixed European and Indian descent, or of

unmixed European descent?—Yes.
28641 (15). If the system of recruitment by open competitive examination in Eagland is retained, please state the age limits that you recommend for candidates at such examination, giving your full reasons. Do you consider that the age limits should be fixed to attract candidates of the normal school-leaving age in England, or candidates who have completed a University course, or candidates at an intermediate stage of education ?-For the examination (after nomi-

nation) in England I would prefer 21-23. 26642 (16). What is your experience of the relative merits of the candidates selected under varying age limits, particularly under the systems in force from 1878 to 1891 (age limits 17-19 years, followed by two or three years' probation at an approved University) and since 1891 (age limits 21.23 or 22.24 years, followed by one year's probation)?—I think on the whole that the latest recruits are too old.

26648 (17), What is your opinion regarding the suitubility of the recent recruits to the Indian Civil Service ?- As I have indicated I consider that improvements are possible. We do not

that improvements are possible. We do not always draw on the right classes, 28944 (18). What is the most satisfied ago at which imnor civilians should carrive in India—Probably 22 or 25 that there are other things to be considered. We shall probably sector the best average by attracting variety tripes mea. 26945 (19). What age limits for the open competitive avanuation in England small Lat.

20049 14), vinas age turns or tad open competitive examination in England would best suit candidates who are "Natives of India," and for what reasons? Do you recommend any differentiation between the age limits for "Natives of India," and for other natural-born "Nanves of thems, and for ease manna-norm subjects of His Majesty?—Fide (3). If my suggestions are accepted the examination for "Natives" would be at the age of 17—18 about

26646 (20). On what principle should the sabjects for the open competitive examination be fixed? Do you accept the principle laid down by Lord Macaulay's Committee in 1854, and since followed, that "the examination should be of such a nature that no candidate who may fail shall, to whatever calling he may devote himself, have any reason to regret the time and labour which he had spent in preparing himself to be examined," and that the object should be to secure, not specialists in any particular

subject that may be useful in a subsequent Indian career, but the ordinary well educated young man of the period ?-I accept the principle referred to.

26647 (21). Please examine the table in Appendix I to these questions, which shows the various phases of the authorised syllabus of the open competitive examination, and state what changes, if any, are, in your opinion, desirable, differentiating between the cases of candidates (a) of school-leaving age and (6) of University-leaving age?—For the examination in England the last syllabus may stand; for that in India the second syllabus will probably require revision

26048 (23). Do you consider it necessary that certain posts should be reserved by statute for officers recruited to the Indian Civil Service, and if so, what posts and for what reasons? Please state in detail what alterations (if any) you recommend in the Schedule of the Indian Civil Service Act of 1861 (21 & 25 Vict. c. 54). Attention is invited to the provisions of the Indian Civil Service Act, 1801 (24 & 25 Vict. c. 54) and of the Government of India Act, If and III to these questions.]?—Certainty. It is essential to limit the appointment of Natives with oriental standards to all high posts and consequently to lower posts, some of which must be retained for training purposes. I consider that the Schedule should be amended by the omission of four district headships-two judicial and two executive-and a corresponding number of lower posts for training purposes. The above is, I consider, the limit permissible for this Presidency. Experience has shown that frequent transfors are necessitated by these comparatively inefficient administrative officers and great administrativo meonvenienco is caused

26649 (24). Do you consider that a minimum proportion of European subjects of His Majesty proportion of European suggests on Mattheway and the Crist Administration? If so, to what properties of the posts included in the Initial Crist Service carbo do you consider that "Natives of India" might, under present conditions, properly to abmitted 1—Tec. It funds to remembered (last recruitment of European will be reionly affected to the control of the Initial Crist by too large an influx of "Natives of India." have indicated in question (3) my views as regards the limits of recruitment of "Natives." The c can probably be extended later, but the service must remain mainly an European Service for the present. I imagine that a 20 per cent, limit might be gradually worked up to.

26650 (25). Do you accept as generally satisactory in principle the present system under which "Natives of India" are recruited partly through the medium of an open competitive examination in England, and partly by special arrangement in India, in accordance (titler with rules framed under the provisions of section 0 of rmes ramed under the provisions of vertion 0 of the Government of India Act, 1870 [33 Vict., c. 3), or with the provisions of the Indian Civil Service Act, 1861 (24 and 25 Vict., c. 64)? Do you recommend any alterations in this system, and if so, what ?-I accept the present system as satisfactory.

26651 (28). Do you emside that the old system of appointment of "Statutery Civilians" under the Statute of 1870 should be revived, and, if

1'st March 1913.1

so, what method of recruitment would you

recommend ?—No. 28652 (37). Does the system by which most of the inferior listed posts are merged in the Provincial Civil Service give satisfaction-(a) to the members of the Provincial Civil Service; and (b) to the public interested in this question; and (6) of m plants described what advantages, if any, does this arrangement possess?—Satisfactory to the parties so far as I know. The listed posts are purchased at the cost of some administrative inconvenionee and inefficiency, but I think the sacrifice is justified by the effect on the standard of the Provincial

2653 (SS). Is the class of posts listed suitable? If not, in what directions would you suggest any changes, and why 1—190 Bouthay I would omit the post of Talkidari Schilment Officer and I judge (of curus the Depth Collectors) has post of Talkidari Schilment Collectors) the post of Talkidari Schilment Collectors) the post of Talkidari Schilment Officer is not sorted to an unconvented civilian, as absolute and acknowledged impartiality is peculiarly essential and the talkidara resemble. 26653 (38). Is the class of posts listed suitable? liarly essential and the talukdars resent the appointment of "Natives" however capable, whose social position is possibly lower than theirs

26654 (43). What is your experience of the results of the existing system under which successful candidates in the open competitive examination are required to undergo a proba-tioner's course of instruction in England? Do ou recommend the continuance or abolition of

you recomment the cuttinuc. this system?—Continuc. 28655 (44). What should be the duration of

the promotioner sources in magnand (a) under the present system of the open competitive examination, (b) under any modification of that system recommended by you f—(c) and (b) one year. 2005 (ds). Do you consider it desirable that probationers should be required to spend their probationers should be required to spend their period of probation in Engiand at an approved University I—Yes, at an approval residential

26657 (46). If so, do you advise the selection of one or more Universities for this purpose and for what reasons?—Either Oxford or Cambridge or both. Perhaps one University would be best for all candidates

26658 (47). Do you consider that probationers should receive allowances during their period of probation? If so, please give the scale and conditions that you recommend?—Yes. £200

+ £50 and free passage on passing out.
26659 (49). Would it, in your opinion, be
desirable to establish a separate institution in England for this purpose, and, if so, under what

conditions ?-No.

26680 (50). If a probationer's course is continued in England, do you accept the principle laid down by Lord Macaulay's Committee in 1652, that successful candidates in the open competition should be considered as having finished their general education and that their future studies should be such as have a special tendency to fit them for their calling ! Does your answer apply equally to candidates who pass the open competitive examination after leaving school and to those who do so after completing a University course ?—Yes.

course Yus, Yes, 26661 (51). Please examine the statement printed as Appendix VI to these questions, showing the courses of studies prescribed for

probationers in 1891 and 1912, and state what alterations (if any) you desire to recommend in the present course (a) under the existing system of the open competitive examination, and (b) under any modification of that system recommended by you?-In either case present schedule is fairly suitable.

26662 (52). In particular, please state your opinion as to the desirability during the period of probation of (i) compulsory attendance at Law Courts in England and reporting of cases; Law course in angiant and reporting of cases; (ii) the teaching of Indian Law in addition to the general principles of jurisprudence; (iii) the teaching of the grammer and text books of Indian languages with or without any attempt Indian languages with or without any attempt at colloquial instruction; (iv) the feacing of (i) Indian Geography, (b) Political Beconsuy, (c) Accountar (-0) Yes, (ii) possibly, (iii) present colloquial instruction is fairly useless; grammar and text books sufficient, (v) limitan Geography might be combined with Elistory. \$6668 (58) Do you consider that the probe-tioner's course of instruction can best be spent

in England or in India ?—At the ages suggested by me I think the one year of probation should:

be spent in England. 26664 (54). What is your opinion of a proposal to start at some suitable place in India a college for the training of probationers of the Indian Civil Service and possibly of other Indian services recruited in England ?—I think this impracticable and unnecessary. 26665 (55). What is your opinion of a proposal

that each provincial Government should arrang for the training of probationers by suitable courses of instruction for the whole or portions of the first two years of service at some suitable centre?—I do not agree with any proposal to train probationers in India.

28666 (59). Do you consider that differentiation is necessary during the period of probation between the course of study for probationers who are "Natives of India" and the course prescribed for other natural-born subjects of His Majesty !—No.

26667 (60). Are you satisfied with the present 26607 (co). Are you same arrangements for the training of junior members of the Indian Civil Service after they have taken up their appointments in India? If not, what change should, in your opinion, be introduced?—Generally satisfied. The present system works fairly well, given proper individual attention

26668 (61). Is the existing system of Departmental examinations suitable, and if not, what

change do you recommend?—Suitable.
26669 (62). Do you consider that there has
been any deterioration in the knowledge of the Indian languages possessed by members of the Indian Civil Service? If so, what are the causes? Are you satisfied that European members of the Indian Civil Service attain to an adequate proficiency in the study of the Indian languages, and if not, how could this best be remedied?—No deterioration noticeable. It is mainly a question of ear practically. There is no call for any drastic remedies

26670 (63). Do you recommend any changes in the rules for the encouragement of the study of Oriental languages, and if so, what changes?—
I have always considered that in addition to
the present High Proficiency examinations (mainly literary) in the ordinary vernaculars, an interpreter's test should be instituted to test the colloquist knowledge of men who can fall readily and different with all elesses. For men with a good cat the examination would have [many attractions and the knowledge thus gained would be of practical value to all pointer officers and to revenue officials. This to after all a small question.

and a smart quesseou.

26071 (65). Is any differentiation desirable
in the system of training after appointment in
India between members of the Indian Civil
Service who are "Natives of India" and other
natural-born subjects of His Najesty? If so,
please state your proposals?—No.

26673 (70). Is any differentiation necessary in regard to the probation and training of members of the Indian Girll Service who are "Natives of India" as between persons of unmixed Indian descent, of maked European and Indian descent, and of unmixed European

desenti—No.

20073 (79). The present theory underlying the conditions of services in the Judica Civil Service in tata—(c) the nearbors of the surries should have sufficient testing in subordinate or interfect corporations to discharge the duties of higher ones; and (b) that they should, throughout fav are selled upon to discharge the duties of higher ones; and (b) that they should, throughout the whole period of their service, have sufficient salaries and sufficiently responsible duties. To searce these objects the number of post collect feed and bit sufficiently responsible duties. To searce these objects the number of post collect feed and bit sufficiently responsible for sufficient different objects of the search officer will find it reads to be sufficiently officiently with practical personance; or altered to make it robuble that each officer will find it result to result the search officer of eight years' service. Do no except this griden? It as you for you condimentally ware is suitable, or do not consumed any charge? What alteration from the week of the conditions of the conditions of the conditions of the conditions of the conditions. The conditions of the

if earlier recruitment (18-20) is decided on. 26674 (73). It is also part of the existing system that officers of over two but under eight years' completed service should fill with practical

permanency in the ordinary course of promotion charges of minor responsibility, called technically "inferior posts," and should be drawing pay at rates above that of the lowest grade, but not exceeding Rs. 1,000 per mereym. Do you accept this as a suitable arrangement 2—Yes, I accept this.

as a suitable arrangement?—Yes, I accept this.
26376 (29) Are the present rates of pay
and grading suitable? If not, what alterations
do you recommed ?—Pairly satisble, subject to
remarks against questions (29) and (102). It is
mainly a question of recurritance, and in view of
the fast that stankards of living have view
considerably while pay has remained stationary
for a long time, the pay offered cannot be
considered over generats. It is impossible to
serve anything considerable, and at the same
time keep up one's position suitably. Free
furnished residences might be a suitable

solution.

20676 (93). If any dissatisfaction is felt, does it relate to the pay or grading of the higher or

lower posts or to both 7-Doth.

28077 (39). What is your opinion regarding
the substitution for the existing graded system of
promotion of a time sent of salary? If you are
in favour of a time sent of salary? If you are
in favour of a time sent, should the nestricted
to the lower grades of the service or not?—Time
scale desirable for lower grades to grant against
the effects of over-recogniment in any years.

2073 (O.2). If you recommend any system of time scale of pay, please describe it, and state what conditions should be talk down in regard to the grant of increments, promotion to superior grades, charge allowances, and other matters of importance? How do you propose to enply such time scale in Powinces where the scale of pay of the judicial and exceeding branches of the service is different?—IN. 703 after two years' service, IX, 930 after seven years' service, IX, 930 after seven years' service. IX. 910 after years years' service of Assignot Collection.

2057. (104). Turning now to the even of the Statatory Civillans and offices of the Provincial Civil Services holding listed posts, do you approximately at the rate of two-dirth of the pay drawn in the same posts by members of the Indian Civil Service?—I approve. I'll-ensure to question (7).

Mr. P. J. MEAD, called and examined.

26680. (Chairman.) You are a Junior Collector of the Indian Civil Service?—Yes.

96631. There are certain statements which you have reade in your answers to questions (7), (23), and (38) on which the members of the formanison desire to examine you in private, becames we think that such a curre will be conductive to the politic interest. We will therefore ask you to appear again at the conclusion of our proceedings?—I will do so.

26682. You would have a systom of cambined nomination and examination for the Indian Civil Service and would recruit a fixed proportion of the vacaucies in India?—Yes.

26683. How and by whom would you suggest that the selection of candidates for the competition in London should be made ?—I cannot say that I have examined the question in defail and I admit that it is almost a counsel of perfection, but the kind of monimation that I had in mind was

very wide indeed; only those who for various reasons were absolutely underirable should be excluded from appearing for the experience. I would take no steps that would narrow the field

to any great extent 25681. You think that a monimating body could be formed which would be of such a character that it would be certain that the field would never be arround?—It would be accordingly difficult to do it and I a limit I have not fully considered how it can be effected, but if it could be done I think it would be an advantage.

26685. But you realise the practical difficulties of the case?—I do.

26686. You suggest that the number of officers in be recruited in India should be based on the average of the past five years?—Yes,

26687. In your answer to question (25) you suggest 20 per cent, as the limit to be gradually worked up to 2—Yes.

26688. Would this percentage include the listed pasts ?- No. I have stated that my system would be supplementary to the present Provincial

26689. So that something considerably more

2005. So that something consumerably make them 20 per each of the higher posts would go to Indians?—Yes, but I lay very little stress on the preventings. I do not exceed a law qualified to farm any emission.

2609. Do you happen to know what proportion the number of Indians both in the Indians. portion the number of a number of state bears to the Civil Service and in the listed posts bears to the number of European Members of the Civil Service in the Bombay Presidency ?—No. In the Indian Civil Service my impression is that it is three or four per cent. 26591. De you know what it would come to

after adding the listed posts ?—No. 28692. Your proposal would involve a very considerable increase upon the present pro-portions?— Very considerable, but it would not be at once. I propose it should be to begin with most or isses based on the average. You have to fix a certain number that will be allowed in if the examination is held in India. I do not propose examplation is each in Line 1 to preced per setting but to take the present average, and if it is found to work well, gradually increase it. To what limit, however, it is impossible for anybody I think to say at

26698. Would you have a separate examina-tion for each Province or one for the whole of India?-I have no objection to one for each

26694. Do you prefer that?-I would take no stope to have each Province specially toresented, but I would have no objection to having the examination held at separate centres with one examination board. It is just a question of

example to the proper of various control flat might be arranged.

20085. You do not propose to increase the mediate fuddate up to 20 per cent, in the immediate future!—It would certainly come mediate frustre!—It would certainly come gardeally. I take it in the first year it would be about 8 or 4 per cent, whatever the present percentage is, After five years it should be considered whether Kräves of India trained on these lines had proved themselves many efficient than, or equally efficient an these wearired whether travest extreme, and fit was emergen than, or equally emergen is, mose recruited under the present system; and if it wers thought desimble, as it very likely might be, to increase the number of vacancies, that could be

26696. Do you suggest that the Beard of Selection should have before it Indians from all ports of Indis, or would there be Boude in each Province for the residents of that Province?-It would probably almost reduce itself to Boards for each district.

20697. So that your proposal is for separate

examinations in each Province ?- Yes. 28698. You suggest that the oge limits for

European tandidates should be reduced to from

21 to 23?—Yes. 26699. Would not that age interfere with the university career on which I see you set store?-

university career on which \(\) are you set store \(\tilde{F}\)—
I integrine not. It was the ege at the time I
untered and it subblid ace to take the Tippe.
26760. We have had, evidence to show that
that age would not sait these who district to
take an Honoura Degree. Have you considered
that \((\tilde{F}\)—I have considered it, but my recollection

is that it did not. I think it prohibits you from taking a full four years' course.

26701. Your proposal is that candidates for the Indian examination should be between 17 and

18 years of age !- Yes, or 17 and 19.
26702. So that the standard of the Indian examination would be considerably below the standard for the open examination in England? Yes. It would correspond more with the old examination for English candidates when the age was 17 to 19.

26763. Do you think that this and the lower age would prejudice Indians entering the Indian Civil Service with their European colleagues?— I think not. The examination is followed by three years at a university side by side with Englishmen who ultimately go up for the open exemination

with them. You think that the three subsequent 26764.

20/04. You same sees use core recognized press at the University would place the Indian on an equality with the Burropean ?—Yes.

20/05. You would like to see Indians studying at the same colleges or Universities at Europeans ?—Yes.

20/06. You suggest that the probationary.

ericd for Europeans should remain at one year ?-Yes. At present in practice it is one year at home and one year in India, the year at home being spent in studying the rudiments of the vernacular, a little history, and so on; and the year in India being spent out in a district. 26767. You have had experience of the one

year period?—Yes.
26708. Hew many years' sorvice have you get ?- Bighteen,

26709. Locking back upon it now, do you consider that that one year was adequate?—It was not a year of very much work or very useful work; but it just enabled one to learn the A.B.O. of an Oriental language and obtain some alight glimmering of History. It was all very imperiest

in many wars.
20710. We have had a good deal of evidence from witnesses who have told us that they regarded that one year as practically useless. You suggest that in that year there should be nidded computstry attendance at law courts and the reporting sery attentione are now control and, thus, reporting of cases; do you think that a young Unitim can be taught all that is desirable in select a period as one year?—I only compare if with the previous period of two years. I have reliable to destinguish any considerable different between the results of the two years' programtion and the weekles of the new year. I do not think the previous period to the two years' programtion and the weekles of the new year. I do not think the previous period to the two years' programtion and the weekles of the new year. I do not think the previous period to the property of the programme and the weekles of the new years. and the results of the one year. I do not think and the resume of the composite a to now show that the Civilines who came out formerly affect two years' proposation at home were any better prepared than these who only had one year. 20711. To what do you stribute that F—I faink that after the competitive examination the most wanted in any table way includes and the competitive examination.

years of probation are taken very light-heartedly and there is very little serious work done. Therefore, I feel inclined to say that the shorter the-period the better under the existing system. 26712. Have you looked upon it from the

other point of view, namely, that after a very severe examination the early months are taken light-heartedly, and that that is why the short period of a year is useless, and that the two years' period gives the Civilian time to get into harness again and to do some work?—I' do nerthes again and to some wone in the not think in practice they are worked hard in the equirse of those two years from all I have heard and from the results I have noticed.

26713. So that the shorter the period of probation the better from your point of view?-Precisely.

26714. Your argument would point to no

probation at all ?—Almost.

26715. I will turn now to the second main branch of our enquiry relating to the pay and prespects of the service, about which we are very anxions in each Province we visit to get very clear and fall information. I notice that you deal with these subjects in your answers to questions (92), (93), (99) and (102), but in a somewhat (iii), (iii), (iii), and (iiii), and iiii) an a somewhat vergue and portunetery manner. We should have been grateful if we could have got from you rather more help. You do however say that an improvement might be made in the conditions of your service by the great of free residences. Are there any services in Lanks leady where such an allowance is made?—I am under the impression that some of the political residents impression that some of the political residents are allowed free residences, but I admit that I have not had time to look into the details of this question as I was very busy, and also I did not think it necessary to complain about one's own pay. I have subsequently soon a set of own pay. I have subsequency seem a see we proposels with regard to pay a various stages which I have looked through carefully and to which I subseribe, and I should be very pleased, if allowed to doe, to hand in a printed copy? of these proposals which have been carefully prepared

and to which, as I say, I subscribe.
26716. We shall be pleased to have that copy and perhaps one of your colleagues in the service will be before us at a subsequent date and by in a position to answer questions upon it?-I

think so.

26717. That is the sort of material which we want to have before us. It is very important not only that we should have it in a written form but in such a form that we can examine upon it. Do these proposals which you have now put in differ in any way from those which you have made in your answers to our questions?-They differ slightly.

You would prefer to support the 26718. written schemo which you have now put in in place of the one you have outlined in your answers to our questions?—Xes.

26719. Then I will take the scheme instead of

your answers, on the understanding that we shall have an opportunity of examining some Member of the Indian Civil Service who will be before us later on the matter.- I think you will be able to de that.

26720. (Lord Ronaldshay.) Is your conclusion that combined nomination and examination would be an improvement on the present system formed as the result of your observation of the recruits who come to India or a general abstract theory that a system which is calculated to sift out undesirables is necessarily a better system than one not so calculated ?—It is based on hoth.

26721. To a certain extent it is based on your personal observation of the recruits who come out

to India?—Yes.

26722. Do you think the number of undesirable recruits who come out under the present system is sufficiently great to adversely present system is summering great to acteristy affect the administration out here?—I think every undesirable adversely affects the administration. It is difficult to find posts where they

will do no harm, and even if it is possible to find such posts, every time that that has to be I one administrative inconvenience is caused and it affects other transfers. It is a never ending

26723. In your opinion it really is very necessary that we should endeavour to find some system which would be a modification of the present system and which would be calculated to climinate undesirable recruits from the service?-Yes, if it is practicable. I admit the difficulties and I admit have not considered them.

26724. If it is not practicable obviously we

we should try?—Yes.

26725. With regard to your naswer to question (14), as to the definition of the term "Natives of Iudia," you say you are satisfied with the of Iudia," you say you are satisfied with the present definition: but would you object to seein; the definition so drawn that it included subjects of Native States?-I should have no objection

20726. Do you think it is desirable it should he so drawn as to include such men? —Yes.

26727. So that you would modify your answer to that extent ?- Yes.

26728. With regard to what you sail to the Chairman as to the period of probation, I suppression are aware that under a two years' probation prior to 1891 the recruits had to go through a fairly stiff course of instruction; they had to take one of the classic Indian languages, and a vernacular language, and History and Geography of India, and a very comprehensive comes of Law and Political Kenomy; and I suppose you are also aware that they had to pass an examination in these subjects?—Yes,

26729. In view of those facts, would you still suggest that a period of two years probation of that character was not a period which was likely to benefit the recruit and render him more capable of carrying on the duties which would be assigned to him when he came out to this country !--I adhere to my opinion that in practice it Irol no such effect.

26730. It did not benefit him?-No, it is not

taken scriously.
2673L. Do you mean to say that the final examination is really of no particular value, that it is so easy that no one need take may trouble to pass it?-No. Of course it does niled your final place on the list, and therefore to that extent it is of considerable importance; but I think that is very commonly not realised, and cartainly nobody takes the trouble for that examination that is taken for the open examination. Not one fithe of the work is done.

26732. Did not these recruits run the rick of failing to get into the service altogether if ther failed to pass the final examination : I think is was always generally understool it was a (refer

fulnes.

26735. It was always generally unlershood that they should pass?—The general impossion I think was that an elementary knowledge of the vernacular was essential and a knowledge of a vern little Law essential.

26734. Supposing we recommended there should be a two years period of probation and that a course of instruction similar to that which that a course of instruction summer to that in that was given prior to 1821 should be given time more, and that the final eranitation on these subjects should be regarded as a strict matter, and that the candidate who did not puts with 42

certain qualifications would run the risk of lesing his place in the Indian Civil Service, would you still think it was of no particular value ?- I have no doubt it can be made a valuable course. It depends, I suppose, a good deal on the lecturers

and so on. 26735. In answer to question (63) you say you have always considered that in addition to the present High Proficiency Examinations, which are mainly literary in the ordinary vernaculars, an interpreter's test should be instituted to test the collequial knowledge of men who can talk readily and idiomatically on all subjects with all classes. Am I to understand from that that there is no test of that kind at the present time?-No, none of the kind I mean. It is quite common for a man to acquire sufficient literary knowledge of a verna-cular to pass the High Proficiency Examination

who have taken the trouble really to talk the language fairly well, 26736. Surely it is a matter of very great importance that a man should be able to make himself intelligible to the people whom he has to Do you attach much importance to

and yet to be unintelligible in talking to a Native, while it is quite common to meet men who have no literary knowledge, who could not get quarter marks in the High Proficiency Examination, but

that ?-I attach importance to it. I think I used to attach more perhaps, 26787. You say that this is after all a small question?-What I meant by that was that it is a question any Local Government can deal with

at any time. 26788. But I understand from you that no

one has dealt with it ?- I fancy not. 26739. Is it not rather insportant that it should be dealt with?-It is not of enormous

impertance. 26740. (Sir Theodore Merison.) During the year of probation did you attend lectures?-Yes,

we attended lectures. 26741. Was there any work done other-

wise ?-A little work was done. 26742. You recommend that the nue year's

robation should be spent at Oxford or Cambrilge !- I do. 20748. You have already contemplated in your

answer to question (18) that a university man should be secured by the competitive examination?—Yes. 26744. As you said a University Tripos man I understood you to mean Oxford or Cambridge !-

26745. If a man has already spent three years at Oxford or Cambridge is there any advantage in his spending another year there? The value of a residence at either miversity is supposed to dimi-nish rapidly after the third year?—I admit that, 26746. Some witnesses have told us to keep

out of the old universities altogether, especially during the probationary time, and one of the grounds is that at these old universities Indian subjects are of very slight importance and it is impossible to make them anything except sideshows?-I think that is so.

26747. That allegation is true?—Yes. 26748. You never can displace Latin, Greek

and Mathematics?-That is so

26749. Secondly, it is said that a probationer at these old universities is never likely to acquire any outhusiasm for India, that his attention is not directed to Indian things, and he is not made conacions that he is being prepared for a great calling

in India. Does the university do anything?-

26750. Does the man who looks after the Civil Service probationers do much in the way of creating enthusiasm?-No.

26751. Thirdly, it is said that in recent years. perhaps not in your time, there was a good deal of meisl prajudice through which Indians were made to suffer?-I have heard of that.

26752. Did you know any Indians in your time at the university?-Yes.

26753. Did you know them well ?-No. We 26795, Dra you know them went - No. We canly had nue, I think, in my year, Mr. A. Ghose. 26794. De you mean only one at the whole university?—No, one at my college.

university?—xn, one at my courege.
26756. But there were plenty of Indians at
the university, probably?—There were.
26756. Bid you know any of them as an
undergenduate or as a probations?—No, I know
nose of them well. Naturally one keeps more or less with the men of nue's own college unless one happens to meet other men olsewhere. 20757. Where were you?—At K Where were you?-At King's.

20758. At King's there are plenty of Indians." now ?-Sn I believe.

26759. But there were not in your time?-No, except Mr. Ghose,

Have you heard that in recent years 26760. there has been a considerable development of an unfortunate feeling ?-I have heard that,

26761. Is that a valid argument against the old universities ?- Of course, when I suggest that the Indian should go home for three years at an approved university, I hope thut, working side by side for the Tripes, he would make friends to a much greater extent. 26762. Did not all the conditions exist in

those days?-Not this condition, that a certain number of these who were working at the Tripos were going out to India to join the same Service as many of the English students were going to There was just that difference.

26763. There were a considerable number who were going to have a shot for the Indian Civil Service and they must have been reading for the Tripos?—I think so. 26764. The last charge made against them is

that they come out here rather old and rather set, in fant rather donnish, and are not very amenable to discipline. Is there any truth in that ?- I have said that I think on the whole the latest recruits are too aid, but that certainly is only on the average. They vary very much in the degree to which they are set. Generally speaking, I

think is wears off in a year or two.

26765. (Mr. Chaubal.) In answer to question
(3) you say that Natives of India should be selected. by nomination and examination at an earlier date than Europeans and then sent to an approved university : is that to be by means of State aid ?-

I have suggested State aid, yes. 26768. Do you support the proposal made to us to have certain scholarships to enable many as to neve certain sometimes to cannot many Indians to go neet to shady for the Indian Civil Service?—Yes, with the difference that in my case the Natires of India go home after they have been accepted through the competitive examination, Under my scheme the competitive examination is in India.

You first of all hold the competitive 26767. examination here in order to select them? -In order to select the Indian with the best general education to go to England at the State expense.

26768. This competitive examination in India. is only for the purpose of selecting the material

which is to be rent home ?-Yes

26769. Do you think that the educational standards which are reached here do not afford sufficient basis for selection of the proper material? Although the different examinations in the universities may not be competitive examinations they are so in a way, and I thought you said you did not wish to have stiff contests in order reject the whole body of people, but simply a rough test to see that the undesirables are not sent to England? -- If you mean selection from people who have done well or fairly well in the Tripos, that would amount to a system of selection and you would not necessarily get the best men.

26770, What class of candidates do you expect to appear for any examination which you expire to appear for any examination which you hold in India, the object of which examination I gather is only to pick out a pupil to send home?—I imagine the best of the Indian Tripos

men will appear.

26771. You think it would not do to leave it to the different universities to pick out their best men ?-I think not. 26772. With regard to the listed posts, to

what service do these now belong?-The Provin-

cial Civil Service. 26773. I quite admit that they are generally filled from the Provincial Civil Service, but is it correct to say that the listed posts belong to that service? They are not part and parcel of the Provincial Service, are they?—Not in that sense. 26774. Nor are they in the Indian Civil

Service ?-No.

26775. They do not form part of the Indian Civil Service cadre?—No.

26776. But the nuture of the duties performed by the men who hold the listed posts is the same as that of the Indian Civilian ?-Yes. 26777. May I know your opinion on this question of the distinction between the Imperial

and the Provincial Service? The Provincial Service is in itself a service in which as a member of that service no man can rise above Rs. 800: am I right there ?- I do not think that is correct. It is open to him to use to one of the listed posts, 28778. But he does not get it as a nost which

28778. But he does not get it as a post which is attached to that service. He may get it or he may not get it?—That is so, but if otherwise

qualified the post is open to him.

26779. But at the same time you cannot consider the listed posts as belonging to the Provincial Service?—Not in one way.

20780. Do you think it is a matter which should be remedied, so that it should be open to any person in the Provincial Civil Service to say to imself that if he proves fit he may rise to any emmont post?-If he shows himself fit he can

emuone pose;—It he shows maken he he can rise to one of the listed posts, 2678I. But it should be open to a person who is a member of the Provincial Civil Service, when he enters that service, to have in contemplation that if he proves a fit man he can rise to the highest post under Government. Is it not better so to constitute the Provincial Service any person who accepts that service may have that goal before him as a member of the service? —I think it is reasonable to reserve the highest posts for those who have passed a more difficult

examination.
26782. May I know on what material year opinion is based that no deterioration has been

noticeable in the knowledge of the Indian candidates with regard to the Indian languages?-I can only judge of my eighteen years. I cannot say what knowledge civilians possessed of languages before I came out to the country.

26783. I gather from your replies to certain questions put to you that in the majority of instances that knowledge is not enough to enable a European civilian to converse freely with the

Indians ?- That is so, not to converse freely on any subject, but I think he generally learns to ask the absolutely necessary questions about routine work.

26784. (dlr. Gokkale.) Have you in your mind roughly any period in which this proportion of 20 per cent. of the Indian Civil Service which you would eventually give to Indians would be

reached?-I cannot say I have. I think it is beyond my competence entirely. 26785. You begin with the average for the

last five years and you would revise that number after five years?—Yes.

26786. But if you take today the average for base an increase at the next revision? Would you not then want to take the average for the five years preceding ?-No, because it would be precisely the same. I think you would consider what material you had obtained, and generally speaking, if my view is right, you would look to somo increase

26787. If you are not prepared to make any increase today, on what grounds would you expect any increase being made after 5 years when the first revision falls due?—I am supposing that my plan of three years at an approved University, taking an ordinary Tripos course, would produce better candidates than the present system, which very often consists of so mnoy

years at some cramming Institute in England. 26788. Is there much difference between your scheme and the state of things which prerailed when the age limits were 17 to 19 and some men could have a three years' probation in Eugland ?-Very few had three years.

26789. What would be the difference between that and your scheme, if three years were then spentata University and a degree was taken !-A very big difference As 1 have already explained, I do not think the work done on probation mould bring the men together at all or would have the beneficial results I have looked to in the ordinary Tripos course.

26790. You think there will be a considerable difference ?- I think so.

26791. If it were found that the men obtained under your scheme were prefly much the same as those who come out now, would you still advocate an increase or not?-I think there is bound to be an increase; there is bound to be an advance in the capacity of Indian candidates, even apart from my scheme, 26792. The advance has to be from about

d per cent, to 20 per c.at. and if the revision is to be every five years it may take a very long time before the 20 per cent, is reached? Quite so.

20793. Therefore it does not seem to me that this 20 per cent, is a matter of practical value to Indians teday?—I think in one place I have called attention to the possible effect on recruitment of the best English candidates at home, and for that reason I think that a tentative advance will certainly have to be made 1st March 1913.7

quinquentially. The effect on the recruitment of the best of the Englishmen at home would have to be watched

26794. What effect do you expect on the recruitment of Englishmen?—If you open 30 or 40 per cent of the posts to the Natives of India it is possible the Service would become

mpopular at home.

20793. If the pay and prospects and pension continue to be the same, in what way would the Service become unpopular? You mean that a smaller number would be recruited ?- Yes

26796. But they would go through the same ages as now. Why should the Service be stages as now. unpopular with the men who actually come in? It depends entirely on the class of Natives of India who came out under the new rules, but it might diminish the amenities of station life.

28797. The social amenities?-Yes. I only

put it forward as a possibility.

If you have to select a smaller 26798. number of English candidates, that would not necessarily lead to a detorioration in the material. If you have to choose a smaller number you might have more picked men ?-I do not always admit

that the top man is the best. 26799. If you want 60 men now and you take the first 60 on the list, and later if you only want 40 you will stop at a higher level in the list?—I admit the examination level.

26800. That is the only test just naw?-That

26801. Do you propose any increase in the listed posts today?—No, I think I proposed a 26802. How much decrease would you make?

What is the total number of listed posts today ?-I could not tell you. 26803. I believe it is 18 and of that the post

of Talukdari Settlement Officer is held by a mem-ber of the Indian Civil Service?—Yes.

26804. So that there are really only 17 !-

28805. Roughly 17 or 18. By how many would you reduce this ?-I think roughly by two.

26806. So that you would have about 15 listed posts :—Yes. 28807. You know, I suppose, that under the rules of 1879, which established the Statatory

system, one-sixth of the total recruitment was to be filled by appointments in India?—Yes.
20808. Your total I. C. S. cadre in Bombay,

including these posts, is something like 179. How much would one-sixth of that be? -About 30.

26809. So that if the Statutory rules had been fully carried out today there would have been thirty Indians holding places reserved for the Civil Service by the Statute of 1861?-Yes.

26810. And now we have only 17 men and you would reduce that number to 15?-I would. 26811. So that what was promised in 1879 has not only not been worked upto today but you would reduce it still further?—I understand it was only a suggestion in 1879, and was followed by a Public Service Commission

26812. For the first eight years the recruitment of one sixth was fully worked up to ?—But the whole question was reconsidered by the Public Service Commission,

26813. Your scheme comes to this, that you make no increase in the Indians that get in by the London door today; for the next five years,

you will give us the average of the last five years?-Probably a slight increase might be granted.

26814. And you would reduce the listed posts

by two?-Yes. 26815. That does not look like giving an advance to Indians, does it? I do not say that that any immediate advance is perhaps necessary.

26816. (Mr. Sly.) Having given unfavourable opinion regarding the probation in England, do you think it would be desirable to abolish probation in England altogether and to substitute a combined period of training and probation in India, such as training for certain months in a year in a district, and instruction under special officers for the remaining months of the year !-Would the Bombay candidates be somewhere in Bambay ?

26817. Yes?-I think it might conceivably ha an adrantage.

26818. Would it be preferable to the present system of one year's probation in England?-I think it would very likely lend to more carnest

26819. With regard to the auswers given by van to certain questions about the knowledge of the vernacular pessessed by the Indian Civil Service candidates, is it not a fact that the departmental examinations require the passing of colloquial tests in languages? - They do.

26829. Is it your experience that the colle-quial test is not sufficiently strict to ensure a colleguial knowledge of the language?—I do not think I have been quite understood those. I wish table t have seen quite unrelated since. I want to have for a few people a special examination with a very high colloquial test. Fifty per coul. of the people could not pass it because it would demand of a man a natural spittude for languages. My test would be much harder than the ordinary departmental test.

26821. You do not refer to the difficulties regarding the dialects in different districts and the difficulty that occurs through an afficer not being able to speak freely with the people ?-

26822. (Mr. Fisher.) You attack great impor-tance to a University education in England as a preparation for the Indian Civil Service. Ou preparation to what particular grounds do you say that?—
I think I said we should probably secure the best by attracting University Tripos men.
26823. In other words you wish to fix an

e for the competitive examination which would age for the competative cammonou which would admit of people taking their degree?—Yes.

26824. Why do you wish to attract that class of man?—I think it is a favourable field,

whatever other fields may be open.

26825. It is not because they learn anything articular at Oxford or Cambridge which would be of value to them later on, but simply in order to keep the field of recruitment as wide as possible ?-Yes.

26826. Was there nothing that you learned in your Tripos at Cambridge which was of value to you later on ?- I would not say that. 26827. What particular part of your experience at Cambridge has been of value to

you? Would you regard the social training as valuable?-Curtainly, 26828. And the intellectual training as rather

less valuable?—No, I think not.

26829, Shall we say equally valuable?—I think equally valuable,

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[continued,

26830. As widening your range of outlook ?-Certainly, teaching you how to tackle a big

26831. When you came out to India first of all what happened to you in your first two years ?-I had one year of probation in a District and in the second year I had charge of so many Talnkas and toured around, and practically learned administration by making mistakes.

26832. On looking back on those two years, do you think that the system of instruction could be improved in any detail?-Yes. The second year

we did some work.

20333. Let me confine the question to the first year. Do you think there is any room for improvement in the training of young civilians on their first arrival in India ?- Possibly,

26834. Have you thought out any directions in which improvement could be made?-No, I have not. I think it is rather doubtful. depends very much on the personality of the Officer under whom one is placed. I can quito conceive that the training would be quite adequate with a specially selected officer.

26835. Does it ever happen in the Presidency of Bombay that several young civilians are placed under one specially selected officer for their first year ?—Never more than two practically, 26936. Does that meet with your approval?—

Yes.

26887. (Mr. Masiga.) You have answered a Yes" to the question whether a distinct promise was not held out that a certain proportion of Indians would be appointed to Civil Service posts. Did you interpret that promise to nean that this proportion would be advanced whether the Government could not lay its bands upon officers whom it considered competent !- The whole question was reconsidered at the time of the Public Service Commission, I understand.

26838. I asked the question because you made the straight answer "Yes" to the question as to whether the promise was made or not ?- I do not know that a promise was made. My recollection

know man a promise was made. My recollection is that a suggestion was made that one sixth of the past should be thrown open.
26089. That is also my recollection, but I melecated you to say "Yes" to the question?—So far as I know I distinctly said my recollection was that a suggestion had been that one-sixth of the posts should be thrown open.

26840. Have you any reason for thinking that suggestion has not been seted upon for the simple reason that the Government has not found a sufficient number of officers whom it considers competent to be raised to these posts?—I imagine that the want of competent efficers was the chief reason.

26841. Do you think there was any other

reason ?-No.

26842. (Mr. Abdur Rabim.) You know that for a long time there has been an English system of education in operation in this country ?- Yes.

26843. Would you say that it is not possible for Indians educated here to attain a very high standard according to Western ideals, a very high standard of knowledge, ability, character, and so on ?-I think it is possible, yes.

26844. What do you mean by the words "Natives with criental standard" in your answer to question (28)? Do you mean leadle whree , education has been more or less defective, men who me not highly educated and have not derived the fullest advantage from the system of education that prevails being?-No, not pecessarily that,

Do you, then, mean people who held Oriental ideas about the system of administration?-Yes, who beld Oriental ideas not only about the system of administration but about standards in public and private life. 26846. What you mean by Oriental standard

is something lower than what you would consider British standard ?- Something different I should

26847. You perhaps mean men who had not a very high notion of the necessity of dealing impartially with those who are in their charge, men who are locking in a high sense of duty generally. Is that what you mean?-Yes, I think everyone knows there is a different standard.

26848. (Sir Murray Hommick.) What year did you come out?—1834. 26849. Does the payer you put in deal with the grievances which certain civilians in Bombay have with regard to want of promotion to superior

posts after eight years' service 2- Xes, and lafore. 26850. Did I understand you to say that you do not think two years' training would be likely to produce any better results than one?On the system which has been in vogue so far.

26851. But you have not personally any knowledge of the two years' system of training,

have you?-No. I have only seen the results of it, 26852. Do not you think that a man who came out with two years' training came out to line country with a good deal more knowledge of law and precedure and languages than the neuwho come out with only one year's training?-Very little in my experience.

26853. You were not in the country when men came out with two years' training !- 1 did not see them when they first come out, but I know the men with one year's training caught them up very quickly. There was no difference after five years' service between the men who had two years' training and the men who had one year's training.

26854. You are not able to say that the man with two years' training is not better at the beginning of his career than the man who arrives with one year's training ?-That is so.

26855. I think you said that training was

20000. I think you said that thereing was conducted under very slack principles !-I teler to the one year's training, but I have heard that the two years' training was also not a very rigorous course.

26856. Under the old two years' training if you did not satisfy the Examiners at the Intermediate examinations you were liable to a fire of £25, and that very soon strengt the man up and he took care to remedy his slackness at the next examination. With regard to the fraining of Assistants, I suppose the difficulty of gathering together many A sistants under one Collector is simply that the Collector has such a lot of work to do that be may not have time to attend to them ?- It is quite impossible,

26557. No doubt it would be very also also in the case of good and able administrators to give them as many Assistants as possible, but this cannot be done as he generally has not time!-There is an additional disability in this Pro-Lercy in that we have to provid new Assistants for four different language-speaking tracts.

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Collector ?-No.

view it is a good method.

Continued.

26858. Do you consider that the present cadre of the Bombay Service is sufficiently strong to supply an adequate number of officers for the discharge of their ordinary duties? Do you think that most of the officers holding superior posts in the Bombay Presidency are overworked?— I think many of them are,

I think many or mean are. 26859. The heaviest districts in Bombay are too heavy for the proper working of them by the Collector?—They have had to split up three

quite recently.

26860. Probably it would be a great improvement to the administration if some more were split up ?-I could not be quite sure.

26861. Do not you think the additional work which is thrown on the Collectors by the development of local self-government is giving the Collector a great deal more work than he used to have?-I think it does.

26862. (Mr. Heaton.) It is said that civilians

in debt?—That is not my experience. 26863. How far do you think 26863. How far do you think their salaries in the earlier years of their service are sufficient for the ordinary wants of life, for keeping up their position, and for enabling them to save sufficient to take leave when it is due?—I think for the civilian who has not been fortunate in getting any of the special plums there is very little scope for saving money, and he finds it very difficult not to get into debt.

28864. Is that one of the reasons why you advocate a time-scale of pay?—Yes.

20865. As to the training of civilians when they first come out, is one of the best methods of training to send a young civilian out with a Senior Assistant Collector ?—I think so,

12 appointments altogether, and in the lower three very soldom return from their forlough except grades there are about '71 appointments?-Yes.

26870. In order to have a rapid regular flow of premotion would you not increase the total appointments of the first three grades by a corresponding reduction in the lower three grades?—I think that might be considered. I cannot say I have

26856. He need not necessarily be

26867. That is a good method?—Yes, in my

26863. Do you find that there is any feeling that the want of legal training is a disadvantage amongst Executive officers? Your daily

work 1 suppose involves constant reference to Laws, when dealing with local bodies, such as Local Boards and Municipalities whose powers are restricted by Acts, and you have a good deal to do that involves a good knowledge of the Rent Law

of the country, the land tenures, and so on. Is there any inadequacy of training for general legal

perposes?—I think such training nould be advantageous, but I am not aware that it is a very serious drawtack. The work is picked up. 26569. (Mr. Joglekar.) There are now six

grades of Deputy Collectors, and in the first there are

tens that single be considered. I cannot say have ever given the subject any consideration before. 26571. Seeing that the posts are as 12 to 71, would you not increase the proportion?—I think promotion above the fourth grade is by selection

only and by seniority up to that.

20372. In order that men of merit should have an adequate flow of promotion, should not there be a corresponding rise in the number of appointments in the three grades, with a correspending reduction in the others ?- Yes, that sounds reasonable, primit facis.

The following evidence of Mr. P. J. MEAD was taken in camera.

26878. (Mr. Gokhale.) You say in reply to question (7): "However able the latter," i.e., an Indian" may be he is not worth the price of an European, que administrator, hecause he les not, and can never have, the same delached position and recognized impartiality". I suppose you mean by that an Indian who has preserved the old standards of living, who has never gone to England?— Yes, may I just explain one point which may clear the ground. I am not saying that the Enropean less a higher standard, as I think someone tried to make out, a higher standard of justice or anything of that sort. I am talking of the Indian who has lived with Indians all his life, who is a member of a certain caste, and who is still on terms of intimacy with the Indians of his district. 1 maintain that his task, and I have this on what I have been told by Indian administrators, is thirty-feld more difficult than that of an Englishman who has not, and can never have, any particular interest in any section of the community. Cases are constantly arising every day where an Indian has to decide some knotty points between different sections of the community, and his work is very, very difficult. I firmly believe that he is absolutely as impartial as I would be myself, but the public does not think so, and he has to spend more time on the subject and justify his opinion much more care-

28874. I suppose this remark applies to men who have been appointed to listed posts, because you are comparing members of it. I. C. S. with

Indians who have not been to Europe and who have not been educated in European ways?— Why not all the Deputy Collectors? They are members of the Provincial Service from whom

presentably Collectors are to be appointed.

26875. You are comparing in your answer the salaries given to Indian Civilians and others?— I am comparing the Deputy with the Assistant

Callector. 26876. Is your experience as District Magistate have there been eases where you have had applications for transfer on the ground that a particular Magistante belonged to a particular casts of the community?—Yes.

28377. Frequently?—I have not been District

Magistrate long enough to my; in fact, in the whole course of my service I have not been District Magistrate long enough for it to happen

frequently.

26878. But apart from that, so far as the
Deputy Collectors are concerned I do not think that that question need he mised just now, because that their question need no russon just now, because we are specially considering the higher appoint-inensis. And I should like to sak whether you have heard anything shout men who have been appointed to listed posts in the Bombay Pis-sidency. In the first place, on the Einschuler side, me Provincial Service men have been appointed "Lital" vests set 2. The collisions to a Sito listed posts yet?-Excluding the Statutory

Civilian that is true.

26879. The Statutory Service men are not members of the Provincial Civi Service?-No.

continued.

They are more or less of the class to which I refer,

But they are not Provincial Service men? Technically they are not. I have not yet had any experience of them, but surely one may draw a comparison from one's experience of District Deputies.

26881, With regard to District Judges who

20831. With regard to Distinct unages who have been apprinted to listed posts, there are three such men today, are there not ?—Yes. 20832. Mr. Taleparkhaw, Mr. Dixit and Mr. Phadmis? Of these Mr. Phadmis is stricted with prarlysis ?—Yes. Mr. Phadmis is third 29833. Is it not a fact bas the other two

stand very high as D. strict Julges ?-I could not

tell you. 26884 You make these statements in general terms, and they therefore apply to them as well as to anyone else?—True, but I can only give my opinion based on experience, which I admit is limited in some respects. I wish to point out that as soon as a statutory man goes we have to select from the District Deputies whom we have now, and there are many admirable District Deputies from whom to select, but wheever is appointed will find his work thirty times as difficult

as that of a European. 26385. If he does it well it will be all the more to his oredit !- If he does it well I do not think his orders will carry the same weight or that he will be regarded as being as impartial as

an inferior European.

26386. In answer to question (28) you say: "The above is, I consider, the limit permissible for this Presidency. Experience has shown that frequent transfers ore necessitated by these comparatively inefficient administrative officers and great administrative inconveniones is caused." There again you are referring to men who are appointed to listed posts ?-I am.

But there are no Provincial Service 26887 men appointed to listed posts on the Executive

side so far?-That is true.

26388. Nobady is interested in defending the Statutory System now. It was abolished, because it was held to be unsatisfactory, so we need not go into its morits or dimerits now. You have not the same thing to say against Provincial Services men? - No, because I have no experience of them.

28889. In your answer to question (38) you say: "The post of Talukdari Settlement Officer say: The puss of the annes respectives control in not suited to an uncorrectanted civilian as absolute and acknowledged importality is peculiarly essential, and the thinkfars resent the appointment of 'Natives', however capible, whose social position is possibly lower than theirs." many Indians have held this post? - One.

26890. Were there not two?-One was

noting, I think.

noting, I turns.
26891. No, two permanent. One was
Mr. Pestonji Jehangir and the nther was
Mr. Blimblani?—Yes, you are quite right.
Gold of the tree the first confidence.

26892. One of the two, the first gentleman, retiral with high plaise from Giverament and with a O.I.E. ? -Yes.

26893. And Mr. Blimbhai's work was praised

20090, And art, ommorans work was prized in very high terms by Sir F. Lely, Connaissions: of the Northern Division?—That is so, 28894. My information is that they bith did extremely well?—I vontion the proposition that is invariably the case that a different standard controlled in a constituent of the proposition that is invariably the case that a different standard controlled in the con is applied in appreciating the work of a Native,

and that has been my experience. I admit that Mr. Bhimbhai's work, as I saw it, was in many respects very good and very effective, and certainly very forceful, but his work as Talukdiri

Settlement Officer was not very tretful. 26935. Did not he specially help the Talukdars during famine times? -Yes, we all helped

them, everybody. 26396. The money-lenders were

him?-Yes. 25897. Bat the Talukdars were not? -No. 25838. Taere is nothing more specific that

you can tell us? -No.

26339. (Mr. Chaubal.) Do you think that an Buropean officer can efficiently look into the accounts of the Talakdar estates, or has he mainly to rely upon his subordinate staff? The accounts of the different estates, I take it, must be kept in the vern cular? - Yes.

26300. How many estates are there? - A

very large number.

26902. About five hundred t—About that. 26902. Have you over heard of Inlina complaining that a Talukhin Settlement Officer's office, although he honsolf may be absulately pure, is a machinery for persentian because of the larger opportunities which his staff gat ? - I think it is quite possible that such allegations should be made, but no such allegations have been made to

me personally, 26903, What about the accounts? -The accounts are perfectly every to real; I have real than frequently. I admit it is a mass of work and, as in every other department, the office is

and, or in every owner engarement, the other is allowed to do a good bit of it 25904. Am I right in supposing that the accounts are kept in the versuodlar?—Certainly, in many cases they are.

26905. Is the letting of properties done by the lower subordinate officers? -In my experience,

26306. (Mr. Muclosald.) May I clearly undersland what your position is with reference to the statement of the end of your answer to question (7)? Is it that the undefacted position and the reputed partiality of the Indian officer is not due to himself but is owing to the state of mind of the public?—That mainly, but I would ald that his position is more difficult.

26907. Owing to the state of mind of the public !- Owing to the state of min! of the

public

26908. Not owing to anything that is internal?-Na, I think not, but owing to the fact that according to oriental standards negotian is expected, and perhaps to a certain extent favorrit-ism is expected.

26933. Do you think that any amount of training of that officer, either in linguish I or any where else, is going to remore his didicalities?—
That is not the point. My experience goes to
show that the trained Indian comes out after a university course absolutely detached, as detached and importial as an European. I grant that possibly he has not quite the same reputation for importality as the European. It is conscirable Muhammalan, the Brahman Collector would be possibly suspecied, but my experience is that he is ubsolutely detached and that after a certain number of years' service people generally believe in Microscopic Microscopic and the Microscopic States. that if there was noise between a Brahman and detachment. He does not live so closely with the people; his relations are nothing like so clay as the Native's who has kept his oriental standards.

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Mr. P. J. NEAD.

concluded.

26910. So that the fact that an officer is trained at home makes it easier for the people to regard him as an impartial man?—I think so.

26911. (Mr. Abdur Rabim.) Are there not Indians who have held high offices and who have innans who never been ught onces and was larve as high a reputation of having a descended and impartial mind as Europeans; for instance, Indians who have filled the offices of High Court Judges, although they have never been trained in England at all !-I imagine they have a high reputation when they get to that position. I think that

must be so. My experience is that way.

26312. Do you really think that it is very
difficult for the public to repose as much confidence in an Indian officer of the right sort as in an European officer ?- I think in point of fact they

will not do so. 26918. You spoke of nepotism and favouritism is it not dangerous to lay too much stress upon feelings of that cort which might or might not prevail in the minds of some section of the not proble? For instance, European efficies have to deal with European in many ways. If it be asserted that European officers in dealing with Europeans are influenced by feelings of hise, Deropteans are innecessed by feedings of mea-would you take notice of a statement of the sort I—I suppose one would make some allorance for the possibility of an European officer being prejudiced in favour of another European. 26914. Would it be practical posities to act upon such a notices I—II would depend upon one's

knowledge of the parties. I could not definitely say that every European was absolutely free from

favouritism.
26915. If you hunt up matters of the nature yon have been speaking of, where are we to stop ?-I do not think I am hunting up anything

in particular.

26016. I mean if you attach importance to
matters of that sort it would be a very difficult
problem for us to solve ?—I think it must be

given its weight. 26917. There are a large number of people who imagine things. In Courts of Justice

applications are often made for transfer of cases on grounds such as those you have mentioned. No Judge even takes notice of such applications unless there is very substantial reason for thinking

that the apprehension is well founded?—That is one way of looking at it. 20918. (Sir Theodore Morison.) Is it your opinion that the standard of Indians who are coming into the public service is rising or falling or stationary?—I should certainly say it is rising.

26919. (Mr. Gokhole.) With regard to the two Statutory Civilians, can you give us any statistics to show that their transfers have been more frequent than those of European Collectors !- I cannot give you the figures. As a matter of fact I tried to look them up, but the statistics are vitiated by the fact that one must know why the transfers occurred. I base it to a great extent on certain notes and minutes which I happened to see on this very point referring to the gentleman in question.

26920: (Lord Ronaldthay.) You say: "it must be remembered that the recruitment of Europeans we rememore uses the recruiment of Europeans will be seriously affected by too large on influx of Natives of India," What do you mean by that ?—My impression was that if you throw open 30 or 40 per cent. of the Indian Girl Service to Natives of India probably less eligible candidates would appear for the examination.

26921. Did you mean to suggest by that answer that Europeans had any objections to serving under Indian superior officers or anything of that sort?-I think some may, but there is no

necessity for such an attitude.

26922. (Mr. Chantal.) When you wrote your assuers you did not write them with any reference to the Judicial Department at all, the Subordinate Judicial Service?—No. I know nothing about the Judicial.

26923. It is purely referring to the Executive

side ?-Quite.

(The witness withdraw.)

The Rev. CANON CECIL STANSFELD EIVINGTON,

Written answers relating to the Indian Civil Service.

26924 (1). What is your experience of the working of the present system of recruitment by open competitive examination in England for the Indian Civil Service? Do you accept it as generally satisfactory in principle?—I accept generally satisfactory in principles the present system as generally satisfactory. should be sorry to see the number of posts at present held by Européans lessened. My reasons are:—(o) I think it will be found that the trading and cultivating classes prefer that an European officer should be at the head of affairs as assuring to them fair treatment in the various caste conflicts that arise, and in other matters in which commets that a rate, and in other matters in wines-they fear, rightly or wrongry, partially or a laxity. The idea of handing over the supervision of Co-operative Credit Societies to levia officers which, in this district, would mean to Indians, is not at all neceptable. (b) I have been in India since ith end of 1877 and living in this district since 1884, or of for a security of the in this district since 1894 and for a considerable eriod have been a nominated member of the Municipality here, and have been brought into

contact with the officers in charge of the Taluka who have almost invariably been Indians, Deputy Collectors, either promoted from lower grades or of the Provincial Service. However good their work, I do not think we could have done well without an European Collector at the head of affairs, both as a support to the authority of the Depoty Collector, and also, on occasion, to stimulate or correct its exercise. My experience is that the initiation of sanitary measures, and of plague preventive measures such as inoqulation, etc., comes from the European Collector rather than the Deputy Collector. (c) I think that the real advancement of India will be best seemed by the continuance of the present system by which, under sympathetic officers, India is gradually being trained in the work of self-government. It has often been a matter of surprise to me to find how well the Commissioners and Collectors are acquainted with the conditions of their districts, and those I have met have not been wanting in sympathy for the people. Some Indian gentlemen, who desire a simultaneous examination, tell me they do so, not because they find fault with the present

continue!

Rev. CANON RIVINGTON.

administration in this district, but because they desire that more of the higher posts should be

open to qualified Indians.

open to quantize minims.

26925 (7). What would be your opinion with
regard to filling a fixed proportion of the
vacancies in the Indian Givil Service eadre by
Natives of India, recruited by means of a
separate examination in India, or by means of separate examinations in each province or group of provinces in India? If you favour such a scheme, what proportion do you recommend?-I do not favour such a scheme, as I think that Indians, to be fitted to fill posts in the Civil Service, should have some training in England so that they may have a wider outlook on things in general. Those Indians whom I have met, who have had some training in England, contrast very favourably with those who have not had the same advantage. The plea of poverty which is sometimes alleged as a bar to Indians going to England might be met by each community having an Education fund such as the Linguits have for the purposes of advancing promising men of their caste.

26926 (12). Are you satisfied with the present statutory definition of the term "Natives of India" in section 6 of the Government of India Act, 1870 (88 Vict. c. 3), as including "any person born and domiciled within the Dominions of His Majesty in India, of parents habitually resident in India, and not established there for temporary purposes only," irrespective of whether such persons are of unmixed Indian descent, or of mixed European and Indian

descent, or of unmixed European descent? If not, state fully any proposals that you wish to make in regard to this matter?—I should replace the term 'Native' by 'Indian' when spaking of persons of namixed Indian descent, as the former term is often used in a contemptuous

sense and may give offence.

26927 (35). Are you satisfied with the present arrangements for the training of junior officers of the Indian Civil Service after they have taken up their appointments in India? If 10', what change should, in your apiaion, be intro-duced?—Yes, only the senior officers, under

whom the juniors are placed, must realise their responsibility for training them, and this I

believe is generally the case. 26328 (35). Do you consider that there has been any deterioration in the knowledge of the Indian longuages possessed by members of the Indian Civil Service? If so, what are the cames? Are you satisfied that European members of the Indian Civil Service attain to an adequate proficioney in the study of the Indian languages, and, if not, how could this best be remedied ?-The frequent transfer of officers to districts requiring knowledge of a fresh language before they have really learnt their first one necessarily hinders them from attaining an relegante proficiency. I think it would be fair to say that as far as their work is concerned they acquire a good technical knowledge of the language, but anything beyond that is rather the exception than the rule.

Ray, Canon Rivington, called and examined.

28929. (Chairman.) Have you been many years in India?—About thirty-five.

26930. Have you resided for the whole of that long period in the Presidency of Bombay ?- Yes,

the whole of the time

26031. In the city of Bombay ?- No; I was about 15 years in Poona, two or three years in Ahmedagar and the rest of the time in the Dhárwar District, where I am now.

26932. So that you have had a wide experience

of this Prosidency and its people?-Yes.
26933. You would be sorry to see the number of posts at present held by Europeans lessened, and consider that the real advancement of India will be consider that the real anymacement of Jadas will be best secured by the continuance of the present system by which, under sympathetic officers, Idda is grandaully heing trained in the work of solf government. Would you be prepared to eep a gradual increase in the proportion of Indians completed in the administrative services of the country?-When fit men are found. I think our great danger is to go too fast. My idea would be to promote a fit man when he is found, but not to ask other persons to come forward and throw open the service to them. It is quite one thing to promote an exceptionally fit man and quite another to say that a large number of persons can apply.

25034. From your long experience of thirty-five years would you say that there were many Indians who were qualified to eccupy positions in the Public Service of the country?—I have not met one whom I would put in the position of

Collector at present.

26935. You are opposed to any scheme of separate examination in India?—Yes.

26936. The ground you give is that Indians admitted to the Civil Service must have the sume training in England as their Enropeus cal-

training in England as their Enropedit of leagues?—I think so.

26037. Would your objection to a separate oranination be removed if proper facilities for efficient training in England were given to Indians after the examination?—It would to a great extent, because I think the training of character much more than the pussing of examinations is the point that is to be looked at. Since I wrote that answer I have been told it has been a wave three answers I have been than a surgested that anyone who passed in an examination in India should be saked to go to England for a certain time. That was not before me at the time I wrote my answer.

26338. Would you say that the present system midely prevented Indians from entering the Services?—I think not

26939. Do you think that the present system of examination in England offers sufficient familities to Indians?-Yes, because I think the men who to animals — i.e., necessed that the new Who are life for it are men who are able to go in England. The number of really in present will be so small that their careaton in England could

be provided for.

26940. Do you consider it politically desirable
to give increased facilities to Indians to cotes the Service ?- I think not, because I think that affects only one class of persons, the more highly ele at all class; it does not affect the insports of the proper. I think it is the educated class along who is crying

26941. And you do not think that this demand is of sufficient political importance to mait

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Continued.

consideration ?—I do not think it is sufficiently representative of the country as a whole.

20942. In your answer to question (7) you speak of a Linguits Fund, and you suggest that something similar should be established to emale those Indians who could not otherwise afford it to go up for the English examination?-I did not suggest it should be granted, but that it should be raised by themselves.

20943. But you mean a fund raised for that purpose?—Yes. I understand now that there has been a fund raised; I am not sure whether it was raised by the Brahman community, but it is almost

spent now. 26944. Is it a fund raised by Brahmans to provide greater educational facilities in this country, or is it a fund to enable Indians to meet the expenses attached to their going to England? -I have no personal knowledge of it but I understood from what was said to me that it was established with the object of siding the education

of Indians in England.

26945. You would suggest the encouragement
of such funds?—Yes, I think those who require these posts should make some self-enerifies for

the education of their people.

26946. Would you support a proposal which has been made to us to establish a certain number of Government scholarships to enable Indian candidates to go to England?—To a certain extent, but I should hope that the Indian community would themselves feel that it was better to stand on their own legs. Personally I do not like this system of too many scholarships; I think that the Indian community must themselves do much more than they have done. 20947. I suppose that such scholarships would

have to be paid for by the people of the country ?-

That makes it rather worse.

20048. Do you know personally many Indians who have been to England for their education and have come back to this country ?- No, but I know two who are in Government service now whom

I have met laiely.
26949. During your long experience have you not met several Indians who have been to England

for training and have come back to this country?—Yes.

26950. What influence, do you think, has their English training had on them?—In every way it has made them much wider-minded men

26951. I suppose some of them have been through the Universities ?- I was thinking rather of men who have been to the Temple and become Barristers, and so on. I have also met meu who have been to the University.

26952. Have you heard it suggested that of recent years there has been a tendency in some of the Universities in England not to receive Indians with as much condiality as formerly?—I have heard of it, but I have no personal knowledge.

26953. Have you gathered that Indians who have been to England look back upon their time

there with satisfaction ?- Certainly.

28954. In your answer to questinn (36) you speak of the frequent transfer of officers. Do you feel that difficulties ensue on account of such

feel that dimentines ensur on account or ensur transfers P-Tes, I.o., 22956. (Sir Menray Haumick.) I understand from your writer answers that you would not accept examination in this country as any real test of the governing espacity of the man who passed

it? I am not speaking of his intellectual caracity

but his general fitness. 26956. His general fitness to do the work that falls to him ?- I mean stiength of character

and so on. 26957. I suppose you would accept it that in the Provincial Civil Service the Government have

means of finding certain men who have those powers because they are able to discover them by experience in the course of their duties ?- Yes.

26958. Your idea would be rather that the Government, if they introduced Indians into the service at all; should take them from the Provincial Civil Service where they have been tried rather than by an examination of untried youths held in this country?-That is exactly my view.

26959. Working as a Missionary here, have on come across occasions when men have gone to England in middle life, say from 30 to 40 ?-

No. I think unt.

26960. I wanted to know whether you thought that if a Provincial Service man was taken after 8 or 10 years' service, such a man would really benefit by being sent to England for two years to study English matters?—Possibly he would, ecause all travel opens people's eyes. 26961. Have you had much to do with the

Universities as regards education !- No:

26362. You would not like to speak upon what you consider would be the effect of education. in this country in establishing a large examination such as the simultaneous examination would be ?-

No, that is out of my province.

26968. From your work in the districts you have had ample opportunities of finding out amongst the people with whom you have worked whether they are satisfied as a rule with the Buropean headship of the District, and from the experience you have gained are you inclined to say that people are satisfied with that European supervision on the ground that it is impartial and free from local projudices, easte, and so on, which affect indegenous agencies in this country?—Yes, entirely.

26964. (Mr. Abdur Rabim.) Have you had any experience of Indian officers as heads of a District?—In the district in which I have been for some twenty years there has always been a District Deputy Collector who is an Indian.

26965. I mean as Collector?—No. 26966. Or District Judge?—Yes, there was a

District Judge once, a Parsee gentleman.

26967. Se that when you say you have not come seress an Indian fit to bold charge of a District I suppose you are referring to your experience of Deputy Collectors ?- Yes, hecause they represent the highest point to which an Indian at present attains, with the exception I think of two posts in which there are Indian Collectors.

You were not thinking of Indian members of the Indian Civil Service who had passed the examination in Bugland and undergone education and training there?—No, because that was not the question that I was asked. Those men are chosen under the present system and I do not want in alter that system.

26963. If you could get Indians similarly educated and trained you would have no abjection ements the states you would have no nojection to their larger employment in higher positions in the administration, would you?—If under the word "education" you include not merely education but character.

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26970, But does not all education necessarily mply training of character?-It ought to, but very often the definition of education is a very confined one.

26971. I am taking the system of education that prevails in England, and that is a system I suppose which you will admit does train char-

acter?-Yes.

28972. To a learer degree the English education system out here also does train character, does it not? -I faink too great value is put upon a degree. Very often a man is put forward for an appointment simply because he happens to be a BA, but he may be quite unfit for the appointment. That is my experience, especially

with Municipal schools and so on. 26978. Education, generally speaking, dues produce an effect on the student's character, although

in some cases perhaps not to a very appreciable na some esses per news free of a very approached extent?—One hopes it does, certainly.
26974. Is not that your opinion?—As I sail just now, I have not had to do with educational

work in the Universities.

26975. So that you eaunot speak with any authority on that point? -No.

26976. In answer to question (1) you say that the handing over of Co-operative Credit Sorieties to Indians would not be at all acceptable. Have you had experience of Indian officers in charge of Co-operative Societies in this Presidency?-No, because that proposal has not been carried out.

26977. But in some Presidencies C1-operative Societies have worked with considerable saccess coetetes nave warson with consumerable success mader parely Ludian guidance. Dess that back you to multiry your opinion?—Many Indians, and especially honorary organizers of the Co-oparative Credit movement, do a very great dead of good work, but I am interested in one of these societies, and the consumer of the Co-oparative control of the consumer of t and what we have felt is that it would be disastrous to the movement to replace the European Registrar by an Indian.

20978. But supposing experience in other 20978. But supposing experience in other way, would you still stick to that opinion so far as this Presidency is consense?—We had for three months or so an Indian, and I cannot say that the work was as vigorous as it was when there was a

European Registrar there. 26079. Does it not strike you that the man who is just filling a gap for three months emand do very much?—The question is a very deep nue, breams the success of these Oredit Sacieties depends upon the amount of confidence you can inspire in the people of the place in the working of the Society. I have been connected with one of these societies for five years, and my experience is that if the Buropean element is withdrawn from it there will not be the same confidence and the thing will not work, 20080. That is your opinion?—That is my

experience.

26381. Von also say in one place that the
trading and cultivating classes prefer an European
officer: do you extend that preference also to the educated classes ?-I will ask you kindly to let ma buow whom you include under " educated classes,

because many traders are educated. 26982. Other than traders ?-As I said before, I think this movement is chiefly amongst University

and higher educated men.

not inguer currence area. 20083. You said you would not yield to their demand because the educated classes form a minority?—I think I said that they did not

represent the country sufficiently; I do not think I used the word "minusity"

26381. Whose upinion in this connection would ynn attach any importance to?-Taoie parons whose money interests are concerned, the cultivators and traders, who want to be allowed to live quietly

and earry un their work.

26985. What is the best way of accertaining the opinion of the caltivators on the question of simultaneous examination ? - I do not think a cultivator would un lesstand anything at all about a simultaneous examination, but I think if you talked to him about the Collector, if he is a Collector who knows his district you will find that a cultivator has a very great interest in the position of the Collector.

26936. (Mr. Fisher.) I naderstand you have not been brought into very close contact with the

students of the Universities ?-No. 26937. Your experience has been mainly in the country districts? - For the last twenty verry.

26988. Among the poorer members of society ?-Amaget traders and enlitentors, and of course one meets the Vakils and the officed claims in the districts at large.

26933. Have you observed in your long ex-seriouse whether the grivances of the cheetel persone whother one gravaties to the effects theses have been communicated in any way to the unedential?—Not in my district; passibly there is a special reason for that, as the district outsins a large number of Erngáns, who are naturally opposed to anything the Brahenen com-

manity may do, and therefore the tendency had ben to withdraw from any movement in which the Brahmaos take the first plan.

26900. But I suppre you would a limit that in estimating the political difficulty or danger one has not only to take into account the manner of the educated class, but its power of impressing an idea upon thrune lucated class? -Yes.
20091. What we wish to gather from you is

whether you have been considured any indicanof the educated class upon the unidicated class in the districts with which you are a quantil? Some of the elucated classes have been trying to influence the people on the question of raising the depressed classes lately, but it has not come to any practical movement at all.

26932. Still, I suppose you would almit that is very important to content the classical this very important to content the closed delesses in the country, if you can be considered with the preservation of the Brash principles which you wish to see preserved !- Unfilly ; I should always like to content every me if I would do it without the sacrifice of principle or without making it one sided.

26938. (Mr. Michaelt.) Di I unlertini nright from your answers that you wive really had very little contact with the classical classes!-Just now the only confact with the chicaled classes I have is with the chicaled Valids and the

Government officers, In line.

283M. But that is a very small proportion of people von come in contact with ! - I e.

26395. At the end of your answer to question (1) you say "Some Litter gentlemen, who do ice a simult means examination, told me they do so not because they find fault with the present ad pinis-tration in this district but because they do no that more of the higher posts should be open to availant Indiana." That is a very proper aspection to have, is it not? - That is a question of opinion

Scontinued.

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I should not quarrel with those gentlemen for having that opinion at all.

28996. Have you any doubts in your own mind as to whether it is legitimate or not that any mind as to unesser in segitimate or not that any section, whether educated or mechanical, of a community should desire that more of the higher posts should be open to quilified Indians?—It is a particulty legitimate assistant.

26997. And if it is held by any section of the

community is it not an aspiration that quest to be

met ?- Not necessarily.

26998. You have people with the necessary qualifications but you do not think it is necessary for the Government to meet the desire that these qualifications should have their influence upon the Government?-Excuse me, I have not said they are qualified persons.

26999. May I read again what you have said, that certain Indian gentlemen say they have a desire that more of the higher posts should be opened to qualified Indians. Where you have qualified persons is it or is it not a necessary thing for the Government to give them a chance of taking their legitimate part in the administration of the country? If you have the qualified men yes, but I have not said they are qualified; that was the remark of the gentlemen who told me.

27000. And if he makes that remark and believes that they are qualified is it not necessary that the Government should give a chance to them !- I do not think the Government is at all bound to take his estimate of what the qualifica-

tion is.

27001. Your point is that the people who ask for further opportunities for qualified Indians have not the same standard of qualification in their minds that you have in your 8- Yes.

27002. Are you in favour of taking youths of

It years of age and sending them to England with a scholarship, so that they may have an opportunity of passing for the Indian Civil Service or any other examination ?-As I have said before. I have had nothing to do with that kind of education, but I should imagine it was far too early an

27003. Have you ever had any experience of men who went to England to attend Public Schools at that very early age and then came

back afterwards?-No. 27004. You cannot tell us what the effect of English education upon very young Indians is?-

27005. (Mr. Sly.) What is the repulation of Gadag? -32,000. 27006. Has it a High School? - It has an

Angle-Vernacular School, teaching up to the fifth standard.

27007. How many Courts are there?—One Sub-Judge's Court with two Judges.

27008. What is the number of the Local Bar employed at these Courts?-There are minetars

27009. (Mr. Gokhale.) You said that you Collector so far, and I believe you added afterwards, in reply to another question, that you excluded from this description the Indian Member's of the Civil Service ?- Yes.

27010. Do you know that there are Chief Ministers in all the Native States who are Indians? -I saw the comparison made in a newspaper the week, hefore last.

27011. But do you know that the Ministers

in all the Native States are Indians?-Yes.

27012. Do not you think that the charge is at least as responsible as that of a Collector of a district?-Yes.

27013. And in some cases far more responsible ?-Probably so.

27014. In the larger States the charge must be certainly much more responsible?-Yes, more or less it is.

27015. If these men have been discharging their duties satisfactorily, would you still say it is difficult to find Indians fit for the post of Collectors in British India?—I do not think it is a fair comparison to make between very picked men and the class of men to whom I understand you wish to throw open this examination.

27016. You said that you had not come across a single Indian fit for the post of Collector: but surely there must be some picked men in British India as there are in Native States?—No doubt, but I have been asked simply to say what my experience is. I did not say there were no fit men in India.

27017. It is then the fault of your ex-perience?—Very much so. I am simply here to

persones — very measure in the standy uses a more your questions from my experience.

27018. As regards the Registrarship of Cooperative Societies, do you know that in
Madras for several years past the Registrar has
been an Indian — I think the Registrar of Myscre, an Indian gentleman, came to see me опсе.

27019. I am talking of the Madras Pre-sidency !—I do not know about Madras. 27020. He has been there for a number of years

and has been doing extremely good work?-Nodoubt.

27021. Do you know that in Bengal today

27021. Do you know test in Bengal today the Registrars as Indiaig ?—No. 27062. Do you know that in Eastern Bengal for a number of years the Registers was an Ladian !—I am very glad to hear it.
27023. In spite of all this, would you still say that the appointment of an Indian as Registers.

of Co-operative Societies in this Presidency would practically injure the movement?—I cannot depart from a fact, and the fact is that when this proposal was made the Indian members of the society were all against it. I have simply recorded that as a

27024. Did they object to an Indian as an Indian or did they object to any particular officer? -An Indian as an Indian

27025. Is there anything on record to show

that?—No. 27020. Did they petition the Government or do anything like that ?-No.

27027. (Lord Roundshay.) Am I correct in supposing that your experience is that the demand which is put forward by the educated classes in India for a considerably larger share in the administration of the country is generally repudiated by the masses?—I think the word "repudiated" would be rather too strong because that would imply that they had considered the matter very carefully, whereas my impression is that they say "Let us he as we are, we are doing very well, and why disturb things."

27028. If I substitute for the word "re-pudiated" "not supported" that would about. express your views?-Yes.

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Rev. CARON RIVERGION.

Concle lei.

27029, (Mr. Heaton.) Has your experience been derived from a knowledge of the lower classes or of the educated classes of Indians chiefly?—When I was in Poona I was brought into contact with the educated classes to a great extent, and in the district I was in contact with the educated classes that are there as well as with the traders and cultivators.

27030. You do see a good deal of the traders and cultivators?—Yes; I live in a Native town and there are no other Europeans there.

27031. You come to know something of their

feeling in the matter? - I discuss these matters with them and ask them.

27032. (Mr. Joglekar.) Did you read in the Government Gazette that part in which the Acting Registrar's work was mentioned?—Probably I did.

27033. Did it give a good account of his work or a had account? I cannot remember now.

(The witness withdrew.)

(Adjourned to Monday, March 3rd, at 10-30.)

## At Bombay.

Monday, 3rd Harch 1918.

## TWENTY-FIFTH DAY.

#### PRESENT:

THE RIGHT HOM, THE LORD ISLANGTON, R.C.M.G., B.S.O. (Chairman).

THE EARL OF ROYALDSHAY, M.P. SIT MURRAY HAMMICK, E.G.S.L, C.L.R. SIT THEODORR MORISON, E.G.L.R. SIT VALENTINE CHIROL.

And the following Assistant Commissioners:

Joseph John Heaven, Esq., 1.03., Judge of the High Court of Judicatore, Bombay. Mahadev Bhashar Chaubal, Esq., c.s.i. Gofal Krishar Goralde, Esq., c.s.i. Walter Culley Middez, Esq., c.i.e. Frank George Sly, Esq., c.i.e. James Ramsay Maddonald, Esq., M.P.

R40 Bahádur RANGHANDRA NARAYAN JOGERRAE, Assistant to Commissioner, Central Division, Poona. RAGHUNATH GANGADHAN BRADBRADE, Est, Judgo of Small Cause Court, Poona.

M. S. D. BUTLER, Esq., c.v.o., c.t.z. (Joint Secretary).

His Highness Aga Sustan Muhammad Shah, Aga Khan, G.C.S.I., G.O.LE.

Written answers relating to the Indian Civil Service.

27084 (1). What is your experience of the working of the present system of recreasined by open competitive examination in England for the Indian Civil Service? Do you scorpt it as generally astisfactory in principle?—I accept the present system of recruitment by open competition for the Indian Civil Service as generally astisfactory subject to reservations contained in canwest to subsequeré questione. I think that the principle of open competition should always to maintained.

2705 (2) In what respects, if any aloyon findthe present system findly in detell, and what sherstone would you are great?—I think there should be a change in the syllabors and the marks should be findled in some and the marks should be findled in the animone as to give no cause of compliant to Indians that they are labouring mader a disart statege. I would give the number of marks for Samairth and Arabic on the same level as that for Greek and Lafta. I would also converge a study of Persian literature in the same marks as mean manner by giving Persian the same marks as Person and German. The radiancels of Indian Administration and Lindles History, particularly of recent years, should be given a prominent place in the syllabor of citations.

27039 (3). Is the system equilty suitable for the admission of "Kaifree of India" and of other natural-torn subjects of His Mignety? H mod, what interation do you recommend?—The system is most infer to Indian solution is of system in the India of Indian solution is of obvious reasons it prevents many deserving and capable students from compeling and thus debans them from their proper share in the administration of the country.

27037 (5). If you do not consider the present system of recruitment by an open competitive

exemination to be satisfactory in principle please state what alternative you would propose!— I would adopt the system of recruitment to the exigencies of modern times so as to give a wider scope for satisfying the legitimate aspirations of Indiane and the fullest development of their balests.

27038 (6). In particular, what would be your opinion regarding a system of simultaneous examinations in India and in England, open in both cases to all natural-born subjects of His Majesty ?-I am in favour of a simultaneous magesty 1—1 and in Level at a maintained are cramination in England and India. I would give full effect to the House of Commons' Resolution of June 1893 "that all competitive examinations beretofore held in England alone for the appointments to the Civil Services of India shall henceforth be held simultaneously in India and England, such examinations in both countries being identical in nature, all who compete being finally classified in one list according to merit." I would strongly advocate the holding of examinations in India not only for the Indian Civil Services but for other compelitive services as well, such as the Medical the Forest and the Police. It is unfair that the Forest and the Follow It is must be examinations for Indian Civil Services should be held only in Hegland. When the principle of competitive examination for Civil appointments in India was introduced sixty years ago, there were no educational institutions in India and therefore it was natural to leave the holding of simultaneous exemination in India out of consideration. But the contact of the East with the West has profoundly changed the half century there has been remarkable educational progress in India. By creating a Special Department of Education, the Government of India have shown their earnest desire to give

a vigorous and systematic impetus to education. The establishment of various useful Faculties in recent years, will open up careers to Indian students outside the Government Service and the legal profession, and I, for one, have no hesitation in saying that the Indian Civil Service will in no way be swamped by Indiana. Nor will its morale deteriorate in any way. The brightest sons of India—Telang, Ranade, Gokhale and others—were the product of English education in India. As I have said, the simultaneous examination in England and India should be identical in regard to the standard of test, the examination papers, marks, etc. If the Indian Civil Service examination is held in India, it will open the doors to promising and talented students, who, owing to their limited means and the disabilities entailed upon them in consequence of their stay in a foreign land for their studies, and the risks involved in failure, are unable to proceed to England to compete for the Service. It will do away with any feeling of discontent that may exist at the idea that the Indian Civil Service has been kept as a preserve for Englishmen and that the children of the soil are shot out from their proper and legitimate share in controlling the administration of the country.

As I have stated above, there's no foor of the Service being overrun by Indians. At present in the Bombay Presidency, out of 149 posts held by the I. C.S. there are only use held by Indians, This works out a something like 6 per cost. of the Civil posts in the Presidency being held by Indians. Again, in the whole of India, of 1,234 I.C.S. only 55 are Indians and the remaining 1,285 are Buropeans. This is a very marger proportion, and if the simultenesse examination is held in India, I do not think that more than 15 or 20 per cent. In the most of Indians would be recarded by monnes of the system of compactive accumination. I am conviced that the so-called danger of the Service being swamped by Indians is imaginary. The cast that the Service will be overcrowded by Indians is based on the Indiances sheet had

osnaminations by means of eramining, passing osnaminations by means of eramining, 27093 (7). What would be year opinion with regard to filling a fixed proportion of the vacancies in the Indian Ovell Service cades by Marires of Lindia, recentited by means of asspante examinations in India, or by means of asspante examinations in ocell province or group of provinces in India? If you favour such a scheme, what orportein do you recomment?—I do not think any proportion sheald be laid down.

27040 (9). If you are in favour of a system for the part remitteent of the Indian Civil Service by Natives of India in India, do you consider that "Natives of India" should still be eligible for appointment in England I—Yes: I think so. I do not think that a very large number of candidates will pass in India through the simultaneous examination and I do not think it expedient or reasonable not to regard them as eligible for appointment in England if they mass the connectivity examination.

as expenses or reasonance no report them as cligible for appointment in England if they pass the competitive extuniation.

27041 [10]. World you regard any system of selection in India which you may recommend for young men who are "Natives of India," as being in lien of, or as supplementary to, the

present system of promoting to listed posofficers of the Provincial Ciril Service? If the former, what alteration, if any, would voe any would voe specific provincial Ciril Service?—If this, the presensystem of listed posts should continue: otherwas there would be no insective to the Provincial Service men for greater efforts if they know that they have nothing higher to lost forward to. They would not remain content, if they were depressed by the sense of knowledge that they cannot hope to rise any higher. 27045 (21). Are you estissed with the present

27042 [23]. Are you satisfied with the prevent statetory definition of the term "Natives of India." in section of a the Government of India. As, 1870 (33 Vict., c. 3), as including "naw person bore and domiciled within the Dominous of His Majesty in India, of parcent labitically residents in India, of parcent labitically residents in India, and not established there for temporary purposes only," irrespective of whether such persons are of univied India descent, or of mixed European and Indian descent, or of mixed European a

27013 (13). If the system of recruitment by open competitive examination in Bigliand is retained, state the ago limits that you recommend for cardidates at such exemination, giving your reasons?—I think the present ago limit should be retained.

27014 (14). What in your quinion is the most suitable age at which jamor civilians recruited in England should commence their official duties in India?—I think 25 is the most suitable age at which jamor civilians recruited in England should commone their official duties in India.

27045 (43). What ago limits for the open competitive examination in Bugland would hast suit candidates who are Natives of Judia, and for what reasons? Do you recommend any differentiation between the ago limits for Natives of India and for other matural-born subjects of His Anjesty?—I think the same age as at present. I do not recommend any differentiation between the age limits for Natives of India and par other subjects of Illi Majesty of India and par other subjects of Illi Majesty.

27046 (16). What alterations, it may, be you recommend in the authories (splithaut of shiply-stand marks prescribed for the opine computative examination 2-1 would place the classical languages of Europe in creat it the alternate of the unminer of marks. I would certainly include Persian and it is it is on an equal level with Feench and German. I would also include a knowle key of mineractive of the desired languages of Europe in the site of the authority of the alternative for the authority of the site o

2707 (17). Is any differentiation in the subjects for the open compositive commence in England desirable between conditions who are Natives of India and other cardidates? If we, state them and give reas as N=1 days of this and differentiation in the subjects for the cyne canpetitive examination in India and the desirably, between Indians and the mandates. I would in: if the condition of the

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option must of course be allowed in such subjects

option must of course or answer that a minimum as modern languages.

27048 (19). Do you consider that a minimum proportion of European subjects of His Majesty should be employed in the higher posts of the Civil Administration? If so, to what proportion of the posts included in the Indian Civil Service cadre do you consider that Natives of India might under present conditions properly be admitted?-I would not fix any proportion. I do not think that the Indian element in the Service would ever he slarmingly great. I would certainly be sorry to see the British character of the administration disappear: but to satisfy the legitimate aspirations of Indians for a larger share in the administration I would a larger state in the commission of two at throw open to them, when they are found fit and eligible, such appointments as are generally held by Bogjishmen. They should be promoted to the Commissionership, to the responsible poets in the Secretariate, or even to Lieutenant-Governorship if they are fit and senior.

27049 (20). Do you accept as generally satisfactory in principle the present system under which Natives of India are recruited for posts in the Indies Civil Service cadre partly through the medium of an open competitive examination in England, and partly by special arrangement in India ?-The recruitment should be by simulta-

neous examination in England and India. 27050 (21). Do you consider that the old system of appointment of "Statutory Civilians" under the Statute of 1870 should be revived, and if so, what method of recruitment would you recommend !- I em not in favour of the revival

of Stetutory Civiliens. 27051 (22). If the system of recruiting military officers in India for posts in the Indian Civil Service cadro has been stopped or has never existed in your Province, would you advise its re-introduction or introduction, as the case may be, and if the system should be introduced or

re-introduced, to what extent, in your opinion,

re-introduced, to what extent, in your opinion, should it be adopted I—No. 2002 (24). What is your opinion of the system by which certain posts, ordinarily beld by members of the Indian Griff Service, and cellured to be posts (ordinarily termed listed posts) to which members of the Provincial Civil Service can properly be appointed !-I would promote the members of the Provincial Service to listed posts. That would improve the morale of the Provincial Service.

27053 (29). Do you consider that candidates recruited for the Indian Civil Service by open competitive examination should undergo a period of probation before being admitted to the Service?-Yes: one year should be spent either at Oxford or Cambridge, and one year in travelling in Europe or America.

27054 (33). Do you think it desirable to starf, at some suitable place in India, a college for the training of probationers of the Indian Civil Service, and possibly of other Indian Services recruited in England?—I think a college started in some suitable centre like Bombay, or Calcutta, would be likely to be nore useful for all the Indian Services. I think young officers should not be first of all sent to districts where they are apt to form initial opinions of India and Indians based on faulty deductions drawn from observing the lower classes of society with whom alone in such districts thoy are brought into contact

27055 (45). Do you consider that the exchange compensation allowance introduced in 1893. complexation allowance increment in 1893, seligibility for which depends on nationality of dometic, should be abolished, and if so, under what conditions? Should such abilition apply to officers already employed or be restricted to future custamits?—Exchange compensation should not be paid in future. It should be continued to those who get it at present.

#### Written answers relating to the Provincial Civil Service.

27056 (53). Do you consider that recruitment for a Provincial Civil Service should ordinarily be restricted to residents of the Province to which it belongs?-Yes.

27057 (54). Are all classes and communicies duly represented in your Provincial Civil Service? Do you consider that this is desirable, and what arrangementa do you recommend to secure this object?-I consider that it is desirable that all classes and communities should be duly repre-sented in the Provincial Service. I do not think that the Muhammadans are adequately represented in the Provincial Civil Service. This should be remedied, especially in the Provinces like Bengal and Sind where the Muhammadan population are in the majority.

27058 (60). Are the existing rates of pay and grading in the Provincial Civil Service of your Fravince adequate to secure the desired qualifi-cations in the officers appointed? If not, what alterations do you recommend?—I think the salaries should be increased in view of the improved standard of living and the general rise

in prices which has recently taken place in India.

27059 (61). Do you approve of the arrangement by which officers of the Provincial Civil
Service holding listed posts draw salary approximately at the rate of two-thirds of the pay drawn in the same posts by members of the Indian Civil Service? If not, what rates do you suggest for the various appointments?—I think they should get the same salary as the members of the Civil service get for the same posts when they hold

His Highness the Aga Khan, called and examined.

27060. (Chairman.) Your Highness is in favour of the present system of open competition? -Yes, on principle.

27061. You do not, however, consider it suitable for Indians ?- No, not quite.

27062. And to meet this Indian disability you favour the establishment of simultaneous examinations in England and in India?-Yes,

27063. In offering this proposal you make is called a Beropean mointum?—I do not think it is necessary. I think it is certain that there will always be more than a minimum, so far as I can look ahead.

27064. I take it that you would be sorry to see the British character of the Administration disappear?-Yes, very.

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27065. You are convinced that not more than 15 or 20 per cent, at the most, of Iudians would actually be recruited?—I do not think anything like that number would be recruited for the present, though I think it might happen some day long absed.

27066. You would regret it if the European element were to disappear or were to become a negligible quantity? Yes il should be very sorry if it came even to one-half or two-thirds.

27067. Holding that view, what is your objection to having the matter pat on a clear footing?—I stally think the contagory is so remote that it is needless to str things up. I would "tel aleging logo lie." I do not see that there is any nest of a guarantee. There is no danger of it. But one you found that there was such a danger I should certainly put a guarantee on.

27068. Your main ground for advocating simultaneous standards in the expense to the Indian in going to Bughad, is the educational progress which has taken place in India?—There are many reasons for it, and that is one of them.

27069. That is one of your chief reasons?—No, it is not one of the chief reasons. It is one of the reasons.

27070. Do you consider that the advance in electron that seathed a stage to justify the expectation that some Indian cambinates may aftern success to the near future in the Indian Civil Service Renuments of "That is for the Edinective Department. On the whole, yes, I think some Indian cardidates may get through.

27071. Are you familiar with the standard of education in the Bombay University?—No, I am not really familiar with it, though I know something about it.

27072. Do you know to what extent the standard there would compare with the standard of the Indian Civil Service examination?—No.

27073. Would you be prepared to say whether that standard is as high?—No, probably it is not. I have that it as so much more dillicult to pass into the Indian Civil Service.

27074. If it is not up to that standard, and we have had evidence that it is not in certain branches, would not a camilidate to succeed have to go to a crammer?—It is for the student to work very hard at it bimeelf.

27075. So fas as I understand you, you do not contemplate that cramming establishments will be instituted in India?—I daresay that in time there will be crammers.

27076. Do you think that the introduction of enumers into India rould be to the advantage of India, regarded either from an education from a political point of view?—I do not think they would do any harm. It would be one other way of getting beauledge,

27077. It is not a very satisfactory form of knowledge, is it?—I have never been to a crammer myself, and therefore I do not know much about it.

27078. Although you have not been to one, you are probably familiar with the offect of cramming on the educational position of a young man. Would you not run the danger of increasing, to a

very considerable degree, the number of what I may term "artificially educated young men").—
I do not think it is very probable.

27079. Do you not think that a large munt of Indian young men rould manage to get into the Indian Civil Service 2—If that happend; It is not would not a minimum on, and you would extend the way of cetting in. The moment the Janger arose one would deal with it.

27080. You would be prepared to that with the danger of a large number g (ting  $m \in A_{ext}$  if the danger arms, certainly, at the first e gut of it.

27081. Do you think that had will be an appropriate moment to deal with the diager:—I really do not regard it as a dauger which is no very approximate as to deal with it now.

27082. Assuming that there are a daman, however rounder, recall you say that it was better to write until the three had artived in here a larger number of 10 has stabeled better both here alone of all in the examination to dood with the solution or would you deal with the problem in the early days when you were middrived, be combined in 2. There are two internative targets of d alone with the other is to wait mutil the danger writer, and then dealer with it. One is now to take presumable present set; and if the other is to wait mutil the danger writer, and then dool with it.

2.083. That is my point. Ven think at i better to nait until the dancer arises \(^{2}-Y\_{10}\), simply because I think the dancer as reconstructed. I have gone through the Syllabus of gesting into it. I think it is very improbable, anyther for the year, that anyboly will get in through the limit.

27084. You think that, perhaps, in five year-individuals might do so? Yes, they might; and then there would be ample time to deal with the matter.

27085. You do not see any difficulty in the way of imposing a reservation at that particular moment?—I think the privapole is admitted by most sensible people that the spect of the Service, and its numbers, must be Retrieb. I admit the most heartify and that being the rise I do not see mby it should be the part in when the danger arises rather than patting it in before had

27038. It is because you have to herrifyadmitted this that I have asked you written your do not consider it a miver and a better 1 day, in the interests of India, to injure the normation now some than heter)—Containly, if the diagreance there must be this normation, and it is for Streemen, rather than for a wider, to say whether it is better to put that a contration nor or later.

27087. "Sufficient to the day is the cetal these of" !—Yes. Otherwise, on principle, if there unany danger of its becoming more than 10 for CEL. I should certainly be one of the first to ach for legislation about it.

27088. You suggest that there should be variations in the Syllabes of the committee ()— Yes; I have suggested some very shoul variations.

27059. Variations in the direction of including subjects which would be more forcemable; a ladianti---l should like to per Perlin, such 500 marks, on the same lovel as Picarda and German To do so would not be such a very great thing.

And I should also like to put Sanskrit and Arabie on the same level as Greek and Latin. With regard to Sanskrit and Arabie, I do one say that it is so very necessary. I do not hold very strong views upon that; but I think that Persam ought to be placed on the same level as French and German.

27090. That, of course, would add materially to the chance of Indians being encossful in the examination?—It would not do so very materially. It is not 500 marks, I believe, or something like that.

27091 You are satisfied, I helieve, with the present ago-limit for the examination? - Yes.

27092. If it could be shown that the present age-limit is unsuitable for obtaining the best British officers, would you favour a reduction of the age? - No, I would not, because I canust admit the first premises.

27098. You do not agree with the view which some people hold that the age is too high?—No. It is no use bringing boys out as administrators.

2009. You do not regard it as of imperiance to secure for the Leikin Civil Service Indiana who are representative of the various Provinces and communities ?—Provinces I have not thought showt very seriously. So far as communities are concessed, I do not know; but I would not have any communic segments.

27095. You do not think there would be any difficulty in posting an Indian from one Province to another?—No. I think it would be rather a good thing.

27006. We have had a good dead of cridence during our singuity to the office that the Mulinamadan community would suffer under a system of standardous examination. You do not shore than they?—I think as long as you have got constitions it ought to be an open door; otherwise you would go about it in another work.

27097. I observe in your answer to question (64) that you advocate that Muhammedans should be recruited in greater numbers for the Provincial Civil Service?—Xes.

27093. What distinction do you draw between the Indian Civil Service and the Provincial Civil Service in this respect !—First, in the Indian Civil Service this respect !—First, in the Indian Civil Service the present system does not guarantee to any limit, it would be introducing a new principle into it; while, in the Provincial Civil Service, there is more or less a need understanding that certain McIatamandans get in in practice, That is one thing. Secondly, one expects from a man who has got into the Indian Civil Service (and has had the brains to get in) a certain grader liberality of view than from a man who gets into the Provincial Civil Service. Thirdly, the Provincial Civil Service are not bloody to with the smaller questions which are no hiskeyt to ome before Georgement, or before public opinion, or bloors the Provincial Civil Service. The area for which we can be come to the or the Provincial Civil Service. The or the or the provincial continues or before the Press; so that he can known him or before the Press; so that he can known him or the form the property of the provincial custicus.

27009. Do you anticipate that Muhammadans will soon stand a fair chance with other classes and creeds in competitive examinations?—No; I thick their chance would be werse than it is now.

27100. You ask for an increase in the salaries of the officers of the Pravincial Civil Service?—Yes.

27101. And you do so on the score of the improved standard of living, and the general rise in prices?—Yes.

27102. Can you tall us what you would regard as a suitable rise in salaries?—Prices have rises so much of late years. People with fixed incomes are not having a good time now as compared with people who have not got fixed incomes. I think a general rise io salary would be a good thing.

27103. Are you in favour of instituting a time-scale?—What does that mean?

27104. The automatic increase every year of year in the various grades I—I have not considered it. I may say, however, that I should like to see Collectors get more than they do now, and also Government officers in high towns, not dite Severations to Government who live in Bombay and Poons. It is aboutful that they should got the same yay as they got 10, 15 or 20 years ago. On the other hand, there are place of whore it is different. The rise in prices is greatest in the towns, and also where new result duttles have a price.

27105. You are not prepared to give us any details; but, generally, you would like to see better terms, us far as salaries are concerned, for the Service?—Yes, for all the officers who live in towns.

27106. (Sir Murray Hammich.) I should like to ack you a question with regard to the remark you made just now that you thought Muhammadans would be no worse of under stand-teneous crasmination than they are now. Do you not think that out of the number of candidates whe go house to propare for the Indian Crit Service, Muhammadans hear a considerably larger proportion to the total than they would be likely to bear to the total than they would be likely to bear to the total than they would be likely to bear to the total than they would be likely to bear to the total than they found in India ?—It think that for the first three of four years that might happen; hat Muhammadans have worke up to sending how to eshool.

to sending boys to school.

27107. You think it would be only temporary?—I think it would be only temporary.

27109. You would agree, first, at all ovents, that Muhammadas is similarized examinations of here would be consideredly more hardisapped than they are in the examination at home?—Horestly, I believe that for the first few years nebuly would get in from simultaneous examination.

27109. So that it would not very much matter?—No; I do not think it very much matters.

27110: I take it that one of your objections to the crotains way of gotting into the Indian Civil Service by examination at home is that you think scalents who go home run a great deal of risk in their elascotter and so on, by hoing sent to Regiand to pass their examination, and their having to live under not very good supervision for there or four years before the examination takes place: I suppose that would be one of your object use to the present system ?—I say that so far as their being two or three years in Begland, looked up, working hard at study, merely learning the thang up, they might just as well do it here. They would not, of course, get into touch with European life and people. The only danger I mitinguist would be the examining effect of it.

27111. You do not regard the dangers of student life in London as any great objection?— Those who go up for the Indian Civil Service have to work so hard at it that there is very little time

for anything else.

27112. Supposing you cannot get simultaneous examinations, what would you think of the system which has been suggested to us of giving scholar-ships to selected boys much younger than at present, boys of thirteen and fourteen, and seading them home to public schools in England with more or less, a guarantee that if they do not get into the Indian Civil Service, assuming their conduct was good, they would be provided for in other Services in this country? If that were possible, what would Your Bighness think of a system of that kind ?-I should be opposed to it.

27113. Do you think that parents would be ready to send their children home at that age ?-Some might, and some might not. Parsees pro-

bably would.

27114. What would be your objection to a scheme of that sort?—To begin with, I should say that it was for the parents, those who had made their money, and believed in that. I do not think that it is the business of the State to help parents to give luxuries to their children. I should say, let those parents who believed in that, pay for it. I should not oppose that, but I do not think it is the business of the State.

27115. You would not take the objection that these children would be too much Europeanised and that they would come back too much out of touch with the people of this country ?- I think that parents who are rich people might send their children to England. I would not object to that because when they come hack here they will have, more or less, some concern in their own social life here as they would have in England. It they have the means let them go; but if they have not the means, I do not see why the tax-payer should pay for it.

27116. I do not understand how you fit in You would not to ach the present age. our ages. Do you think the present age is satisfactory? -Yee, I think, on the whole, that it is a good thing. He has time to learn things.

27117. In answer to question (14) you say that you think 25 is a suitable age for Civilians to commence their duties? - Yes, to commence their duties.

But in answer to question (29) you 27118 suggest that they should have two venes in Europe; that one should be spent at Oxford or Cambridge, and one year in travelling about; and then in answer to question (33) you suggest a college out here?—Yes, a college out here, but only for Englishmen.

27119. That is what I wanted to get out. You intend that Englishmen should only have one year at home justend of two?-Yes, on probation.

27120. One year at home, and then the college for Englishmen here?-Yes.

27131. Do you think it would be a good thing to shot up Englishmen in a college in one control place for two or three years? You say you think that young officers should not first of all be sent to districts where they are apt to form initial opinions of India and Indians based on faulty deductions. If you sent them and shut them up in a college in one part of India, they

would not get any association with Indiana during that period :- I would suggest about their or fifty of them going on tout, and looking at the interesting things in the country. For instance, send them up to Agra, and so on, on tear in the same way as they do with the Staff College people. They send them to the buttlefields. They would go in the same way, see the emister, and learn its history, and so on. I think that would be a good thing; and in that may they would know more about the country.

27122. Probably one great objection to a scheme of that sort is that it would be rather expensive to keep a set of boys here at one cillege under the supervision of Europea's, and have them

sent about the country and to mix with In hans of good society and see interesting places. It would be very nice for the boys, but rather exper-sive for the Government?-If the Government were really to seal lays to Rughy and Lion for their education, where they would have a good time, I de not see why they should not do a. I suggest in this ease, for these young fellows much he their own sercants, and they would marit more.

27128. (Ser Valentine Chirol.) I should like to ask Your Highness further about what regard as the effect of and are young Indian lays to Rogland at an early are. You have, I suppose, made some observations of your own. You have, probably, followed the careers of a certain number ot young mea who have passed through that form of education. Do you regard the result as an otifactors on the whole of sending lays to Bughard to be educated young, and to have, what we call, a thorough English education? Do you think the results, when they have returned to India, have been unsatisfactory ?- Yes, on the whole I think they have. It has not been sufficiently satisfactory as to be remarkable. None of them have showe in any way.

27124. Do you know of instances where it has been remarkably mustusfactory?-Yes, there is the

instance of Archinda Ghose 27125. You have not personally come acres cases which have been eminently ratiofactory !-No, not enc

27126. On the other hand, you are extremely anxious, I understand, to preserve in the admini-tration what is called the "British time" i-Not only British tone, but Englishmen. I know a star as to say that it must be executed use only that there should be British tone, but that Linglish men most be in a prepanderating unjoide. That, I fully and succeedy admit.

27127. Supposing, for a moment, that you had to assign some limit to the number of builds. whom you think at the present moment it needd be desirable to have in the administration of the country, what needs be the preventage of Indian which you would be inclined to many !- Non, it is only 6 per cent, which is about he and I

27128. Then what would yet consider to be recomble! —For the next few years, I should say

10 per cent. 10 per cent.
27(2). And then yet well have the reviel from time to nime!—Yes, estuadly. Every decide or so it would have to be revied, a vient

27120. But you think that it pro at 10 p : eer, wold be a new take personned -) But as I do not think there is may come of gotting more I am not state that as a counter of 3rd March 1913.1

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His Highness the Aga KHAN.

[continued.

bactics, it would be a good thing to have it. It is

purely a tactical question. 27131. We are engaged in an enquiry which, it is to be hoped, may result in certain recommendations which will be, probably, for a series of years the basis for the recruitment of the members of the administrative services of this country. Do you not think it would be wiser at the present moment to take into consideration those possibilities (if the contingency does not arise, no harm is done) and to settle some sort of basis or limit which would last for a certain number of years, possibly subject to a time-scale on revision, rather than leave the question open, as you suggest, to chance, which would compel (should results arise, which you regard as improbable, but which might arise) the whole thing to be again revised 7-In your question you used the words "few years." I think that within a few years it is not only improbable, but impossible. I think that within the next five or ten years it is impossible that there

would be anything more than 10 per cent.
27182. Do you think that it is impossible within the next twenty-five years?-Twenty-five

years in India is more than a generation. 27133. You must remember, after all, that the last Public Services Commission took place about twenty-five years ago, and therefore one may hope that there will be a certain finality for the recommendation of this Commission covering another generation. Do you think it is absolutely safe to leave that contingency ontirely out of our calculations !- This Commission has come out to study the whole problem, but this is only a small question, The moment you see so many Indians coming in. say after ten years, there might be Government Resolutions saying that after such and such a date only such and such a percentage may come in. I would deal with the matter by a Government Resolution rather than by a Commission of this

kind 27134. You think it would be easier for the Government of India to place a limitation, which would probably be unacceptable to many people, simply by way of a Resolution, than it would be for the Government of India to do so backed by the recommendations of a Commission such as ours with the full consideration of His Majesty's Government at home?—I think this Commission might give the Government of India power to move by Resolution. You might say, for instance, in your recommendations that the moment such and such a percentage got in the Government should deal with it.

27135. Going to another point, you are the spiritual head of numerous Muhammadan communities in India, are you not?-Of one sect only. 27136. Numerous Muhammadans?-It is not very numerous in India, it is very small,

27137. It is not a community which is likely to formish any large quota to the classes who may be expected to compete in the simultaneous examination?—Amongst Muhammadau communities, it is a community which, for its numbers, will probably have more in proportion to any other,

27138. I ask you about your own community secause you are more closely sequainted with the feelings of your own community than with those of Muhammadans at large. Is your community dissatisticd with the present system of administration of the Government?-No; they are a very leyal community.

27139. Are they not satisfied with the agencies through which the administration is carried on, the agency of the Civil Service?-They think it is a very good service, and all that; but they think there might be a few more Indians in it. That is the feeling, that after six years, 6 per cent, is a very small proportion.

27140. Do they think they would benefit by the possible importation into the administration of a very large Hindu element which has no succial interests in common with your community?mercess in you put it in that way, a very large mixture of Indians, I think the average man would rather be taken aback by it; but a small

increase is quite different.
27141. You are anxious to preserve not only the large number of Englishmen, but also the British tone ?-Yes.

27142. And you desho, I suppose, that the Indians who enter the administration should be, in regard to what are considered the best characteristics of Englishmen, on a level with them ?-Yes, or anyhow, aspiring to have the linglish spirit in their dealings with affairs.

27143. And you think that that can be as well acquired by education in India as by any education in England?-Looking around me, the men I have seen who have had most of this spirit were men who were brought up by the best Englishmen in India rather than men who have gone to Rogland; so that, judging by that, I say you ought to get it just as well here after so many years. The men, who have that desire, who have that spirit, most in their lives, are the men who have spent their early lives here, who have been educated here, and who afterwards went to Europe.

27144. You think that these men you have in your mind are not exceptional, but they are conyour mind are not exceptioned, by the tooly are con-spiceous representatives of a type which is becoming sufficiently general among the educated dass in India P.-Ves. What I say is this, that it was only the last generation which began to produce that type, so that probably in the uset generation there will be more of them. That type, so fur, has been more produced by men who have been has been more produced by held with have been brought up here, on the influence of their own family, and people, and religion, rather than by those men who have gone to England for their

education. 27145. Looking round generally at the results of western education in India amongst the young men of the present day, I should like to ask you whether you mean that the results are such as to promise a considerable increase in the number of Indians who can share the best characteristics of the English mind and English temper without baving hoen to England?—I think whom they are grown up they ought to go to England, when they can draw conclusions for themselves. I think they ought to see English life.

27146. The proposal which has been made by a great many witnesses to us is that opportunities should be furnished for the larger employment of Indians by increasing the number of listed posts to which access is obtained now from the Previncial Civil Service, and assimilating the position of Indians who have obtained those posts absolutely with the position of Civilians. Is that a recommendation which you would condem?—In what way assimilating the position to the Civil Service; only in pay, or in what?

27147. That they should on being appointed to what are now called these listed posts become

Post of

ipso facto members of the Indian Civil Service, in the cadre of the Civil Service, with that ray, and, I presume, the pension?-The pension would com-

plicate things very much. 27148. But assuming that complication can be got over, would you condemn that?-Would they have the same prospects afterwards of he-coming Commissioners and Members of Council?

27149. That is the hypothesis. They would he assimilated entirely into the Indian Civil Service?-Then it would be a very good thing, It would bring in more from the Provincial Civil Service. It would give chances. Yes, I think it

would be a good thing.

27150. Do you think that the proof given by men in the Provincial Civil Service who have worked for a certain number of years, and have shown in their administrative work the same qualities which we desiderate for the Indian Civil Service, would not afford a better qualification for entering into the Indian Civil Service than any competitive examination ?-I think it would be a very good thing to have a certain amount of both sorts.

27151. Will you kindly answer my question? I will put it in another way. Do you think that open competition would give a tetter guarantee for fitness for work in the Indian Civil Service than the fact that a man in the Provincial Civil Service already for a certain unmber of years performed the work of his post efficiently, and has performed the work to his pose emercially and his nectually displayed those characteristics which we all desiderate in the Indian Civil Service?—The man who has displayed that is naturally better. He has given the proof of his viliciency. You sec the result of that; while the other, at the lest, is a dark borse.

27152. Not that you believe absolutely that open competition is the one way of proving the efficiency of men in the Indian Civil Service I—So many men who have failed in the Indian Civil Service have proved themselves wonderful men at the Bar.

27153. There is only one other question I should like to ask you. I understand that you wish to give Persiau literature the same marks as French and German ?-Yes.

27154. Of course I need not say that you are 27154. Or course a new mart which Brench quite acquainted with the part which Brench the culture of Western and Genuin play in the culture of Western eiviliantion and progress. Do you think that for the purposes of broadening the entlesk of a young Indian student and familiarising him with the mind of the West, and with the thought of the Western world, Persian can afford, in any way, the same advantages as German or French?-Not for his mental equipment so far as the West is concerned. If you limit it to the West, no; but if you say for his general mental equipment, afformer that he has had a good education in English, and in the classical history of the West. I think the addition of the humanities of Persian literature would be as useful to him as the extra knowledge of the West which be will get from French and German literature.

27155. It is not that you nuderrate the value of a knowledge of German and French "-I think that German and French are most excellent for Indians, but I think, especially for Indians, that a cutoin amount of knowledge of Persian would be of great importance. 27156. You would not describe German as it

was described by a witness in Calentta as a nising

language in the way that the Bengali language is

amongst Indian languages !—No, I would not. 27157. (Mr. Madge.) In your suggestion relating to the recruitment of the Pab'ic Service. has this idea occurred to you, that the Commission may have to consider whether the interests of the great masses of this country run in the came direction as those of a small cluented class, and that we may have to consider how far the conditions of recruitment bear upon that question? Are they the same in all respects, and if they are not, whether we have not to consider whether the remainingst which would serve one class would give the great masses equally well?-The welfare of the untire is one and the same, I think,

27158. Do you think that the conglementical of the peoples we find in India at the present moreunt constitute a nation in the ordinary seaso of the term?-No, not in the European some of the term, but in the geographical expression

which we call India. 27159. But there may be divisions in the Empire, the interests of some pertions of which do not run in exactly the same direction as they of others. And here I do not company one Province with another, the great ignorant voice'e... masses on the one hand, and the surd plumted class on the other. I do not say that their that they may be, and that Gorenment, and this Commission, may have to consider the condition of recruitment with reference to the difference between these two classes?-I think this place is like Russia. There is a small annotity of elacited people, and a vast ignorant majority, just as me Rue ia. It is on the same level in a mar-

27160. But in Russin you practically bare a homogeneous Slave population, which you have not in this country ?- I thought you ment' that you put the difference between the ignorant and the educated, and not the difference between various communities.

27101. That was the main consideration in my mind. I should like your opinion up a gar portion of my question which you would care to give an opinion upon?-1 think, roughly openie ing, as one speaks in great generables, that I might say, yes, it is the same interest. In the general sense in which the pursible has been 1 at my answer is that it is the same.

27162. In your answer to question (4) your que "I would adopt the syst most re-ruitment to t exigencies of modern times so as to give a wid r scope for satisfying the legitimate aspine veet Indians and the fullest development of the ratherts." Now, upart from any succeed in which you have algorithm reads, have you can be defined up method of embeting say, the can of god families, with local industries. Let 120 per per families, with local industries. this way. For in-trace, I. of Care of their I the the way, for he can ing it intropy our could you think of any chare for online, in the Civil Service and of lead influence, and we give server more some frame, and a would be a great help to the Battle. Governous if they could be brought in 7-88 meching We the Callet Cosp -- cosp I think it might be does not a lyamage.

2716%. It would be a great hilp to will you arms. It were it is given a major the direction from producting could give no an integrated and may matter the which that the which might be guillared in the Royllamor C.I. g might be increased all over India.

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continued.

27164. As a matter of fact, have students of the Rajkumar Colleges enlisted to any extent in the Indian Civil Service?—Unfortugately they cannot. They are not Natives of India. That is the misfortune.

27165. But you think that if similar Colleges were instituted within British territory we might get hold of men of that stamp ?-Yes, I think so. And if social influence could be brought upon parents and relatives to send their children there. that also would be an advantage; because many of that class, the moment they have sufficient to live upon, have not sufficient incentive to de

anything. 27166. Would it be of immense benefit, buth to the Government and to the country generally, if public spirit could be developed in that class to the extent of making them join the Indian Civil Service?-I think it would be a very good thing,

the very heat thing. 27167. Having regard to the fact that for a considerable number of years many students under the simultaneous examination system would not get into the Service, and, on the other hand, even if a large proportion got in, they would be comparatively small in relation to the whole manuscr of students compating, the you think that any dissatisfaction which is now felt would be any dissinstitution which is now been such as allayed by your suggestion?—Tes; I shink it would show that it was "a fair field and no favour". It would open the door. 27168. Do you mean that a concession would

be made to sentiment !- Yes; and in some cases it would greatly help certain classes. It would very much help some very brilliast boys of companitively poor parents who are to proud to go and beg from other people in order to pay the excusses of saiding their children to England. Now, the only poor people who go there are without much spirit of self-respect. Io my position I have constantly had people asking for that kind of thing, help and assistance for sending their children to England, while similarly good

people would not do that, for they are too proud to ask. It would give those boys a cleance, 27189. With reference to the British tone which you think it desirable to maintain in the Service, do you think we can ever perfect our machinery so highly as not to depend at all upon the personality of the official?-The human equation will always remain. There will always lie the human equation. It is one man and another; and it will always make a difference

27170. There is this about it, that if there were defects in the machinery the personality of the officer might correct that; whereas, if there was a defect in the personality of any officer, no perfection in the machinery would compensate for that?—No doubt a very bad man might speil any machinery, and a very good man could improve anything.

27171. Is it not a necessary inference from that that it is absolutely necessary to maintain a strong personality rather than merely perfecting machinery that would work automatically?—I am taking the average. The average hamon being is neither one extreme nor the other; so that good

in heliner one extrame nor one carrier, so that grant machiner would make the average work better.
27172. With reference to the increase in salaries, of which you are in favour, you have referred to residence in towns ?-Yes,

27178. There are two distinct questions, the one is the relative expensiveness of living in towns, and, on the other hand, the general increase in prices all round. Would not an increase in salaries all round be better on the one hand, while a house allowance, or somothing like that, might be made for town residents? It is not necessary to entangle the two questions. They are quite distinet. One regards the rise in prices everywhere, and possibly we may not come to a conclusion about that until the Prices Commission has assued their Report. Do you not think it is wise, 10gardless of town residents, to raise the salaries all round with reference to the rise in prices !- No, I do not think so, because, in some districts, although prices have risen as to necessities there has been no great increase in luxuries in the same way as there has been in towns. In districts so called luxuries have not become de facto necessities ; so I do not think that that alone would justify

27174. Would you not really be in favour of a house allowance in towas?-I am in favour of a rise in pay in towns,

rise in pay in towns.

27175. Not pay, but house allowance. That
would remove them from the general question of
the rise in prices I—Yes, I might give hose
allowance; but I would prefer to give a man a
round sum, and the time get along for himself. If
the had a house silverance he would be all; the time worried as to whether his house was equal, or not, to the allowance he gets,

27176. You have said that districts vary with regard to prices. You do not think you can take rise, it may be more or less in some places, but has not those been such a general rise ne to make it desirable to mise salaries?—I think the mere rise in prices has not been sufficiently great to make that necessary ; but I think the rise in the amounties of life, in addition to the prices in towns and important places, has been so great that it would necessitate a rise in salaries

27177. (Mr. Macdonald.) With regard to the training of Indians in England from the age of 14, you have expressed general views about it. Supposing, as a metter of fact, this system were adopted, and that we gave scholarships and sect them over to England, and brought them back here as members of the Indian Civil Service, would it, in your Highness's opinion, very largely improve the character of the Indian section of the Indian Civil Service cadre ?-I am taking it as an impossibility. I am very much opposed to the whole thing. I think it would be a had suggestion

27178. Would you dot your i's and cross your t's by answering that question? Supposing, as a great misfortune, that system were adopted. In your opinion, and from your knowledge of the oung men, both Muhammadan and Hindu, who nee gone over to England at the age of 18 or 14, do you think that the Indian section of the Indian Civil Service would be much improved ?-Judging by those examples which I have seen (of course I have seen only limited examples) there wend not be many. I do not think it would be improved, judging from those I

And so far as objections are taken to the capacities of the existing Indians in the Indian Civil Service, you do not think there would be any improvement if we adopted this method?—What are the objections taken to existing Indians?

27180. I do not want to go into that? -Unless I know what the objectious are I cannot

27181. There are certain objections that they have not got enough of the characteristics of Englishmen, that they are very good officers in many respects, but that in crisis they are not quite so reliable as they might be. I am thinking of the whole bulk of cridence which has been placed before us. The proposal is that in order to eliminate the experience-deficiencies-this scheme should be started. Do you see the position?—It is very hypothetical. The system has not yet been tried. I have no reasons, from the examples I have seen of those who have been brought up in Boglish schools, to imagine that they would be so very different from other Indians of the same age and class. That is all I can go on.

27182. That is all I thought you would be able to say, but I ranted to get it so far as that. With reference to the changes you propose in the Syllabus, I suppose your assumption is that only the Indian candidate would take Persian; or do you assume that the English candidate would also take Persian?—I should like the English candidate to take Persian. I think it would be a very good thing if he took it; but I think, on the whole, an Englishman is much more likely to take

French or German.

27183. At the same time, you think it would be far better if Roglish candidates had a little more knowledge of Oriental culture? -- Yes, 1 think it would be a very good thing. It is greatly neaded.

27184. Let us look at it from this point of view. If the English candidate, after having spent time in acquiring a knowledge onl a sympathy with Eastern calture, should happen to sympanay with asserti centure, should happen to fail in his examination, and never get into the Indian Civil Service at all, that would be rather a bad plan, would it not?—Yes, it would be a very bad plan.

27185. How far would you agree with this conclusion, that it is far better to select your subjects for the open competition from a somewhat less specialized series of subjects, and then give a much longer time for probation after they have muten longer time for probation after they have passed their open competition, and during that time of probation introduce your Pagish candidates to Eastern civilisation and Eastern column 7—You mean that after he has passed he should get into tonch with Bastern civilisation and Bastern learning: that would be one way; and in the case of Englishmen you might give them more marks for Arabic and Sauskrit than for Persian if they took

it up. 27186. I should like to get your opinion ibout it. The theory about this open competitive examination is that when a man fails he has not wasted time in preparing for it which will not be useful in adopting other mems of livelihood; that is the fundamental theory?—It would be a

good thing.

27187. My suggestion to you in order that I may get your opinion, is that we ought to rigivily keep to that so far as the open competitive examination is concerned, but that we should may your point, name'y, to bring the Englishman into closer contact with Asiatic culture during the period which are call the probationary period.
What I should like your Righness's opinion upon
it, do you think the Commission would be well
advised if it went upon these lines, that far more care should be taken after he has passed to anyone duce him to India in all its aspect ?- To it. intellectual and rerthetic aspects, yes. I think it

would be very good.

27188. And therefore that we should be, perhaps, better advised if we laid emphasis upon Persian, and all that it stands for in your mind, during the probationery training, atther than lay emphasis upon it before the open competitive has been passed ?-Yes, I think that would be a good thing too.

27189. If you do that you do not compathly English candidate to waste a cut in amount of his time, assuming that he is mences full - If you say before he passes, I follow. I under (and that you put Oriental learning on the same level as, my the grand tour of Europe. I think that is a very

good thing for the European. 27130. Have you thought it out he roa work out the two periods of the cardidate's error, before he has passed his open commutation and after he has passed his open competition, but he fore he gues into active service, if you would draw the line between the period of the open examplifien and the penid of probation, and if you have got the idea that I suggested to you almost making the probation a full training in Oriental experience. must not you reluct the uge at which the open competition is held :- It present the probations ary panel is two years. One year you was ng to give to Oriental training, as I understool.

27191. At present a is one year - Well,

then, you will have to reluce it, re-

271.12. You would have to increase the prohatina?-Yes, you will have to increase the probletion, and the away with the Oriental learning from the carriculant.

27193. If me mind was morning core much upon these lines, your Highness disconstitution, much objection to it? I approve of it on this condition, that afterwards there was the Oriental I think is would be a good thing that lear ang. they shoull know more about that.

27194. And in that probationer period yer would not only bring in Praisin, but Inham to do not only bring in Praisin, but Inham Beanomies and Inham Illetty, and Inham Administration?—Yes, and the less inventors that

existed, the best literature of the country.

27195. There is one question which I should like to ack you, which is germine to the and I am sure year Highwas will nobe me by the eving an energy and regimes and not the definition of the weather in the completeness, you say the the European element must be represented, not must be be man trained in England, but by English men? -Yes

27136. Then is your ilea there double beanother section which is not going to bed to it is

alisel Indianal - That is an

27197. But Indians who substant lingland?-Yes, Indians who wallered I Marked that is so,

2708. Indian who are not present of as Englishment -Yes, his Englishmen was no in-

stand Germany.

27190. Therefore the public wish wish as taken whither we do has seried by many so farms the D Bands organization by the Sanda are the completion and for each quarter training latters who will understand. Brighth in thele between will complete to both, with their foundation to Inlin. Tax is a very grand proposit in the li-understand that very Highten agree with alFrom that fundamental proposition a great many things follow ?- Do you ask, how you would bring

that about? Do you agree that that is the pro-27500. blem?-That is the problem of the country, of course. The question is, how to do it.

27201. You agree with that sort of general idea which I have been putting before you?—Yes: an Indian who actually is an Indian, and has remained an Indian, and yet who has got the spirit of the West, and who realizes how an Englishman would look upon things.

27202. (Mr. Sly.) How many years have you been President of the Moslem Leagus?—Since its foundation.

27203. In what year was it founded?-In 1908 or 1907, I am not quite sure of the date. It was really formed in 1908. It was being formed between 1906 and 1908.

27204. Can you tell me whether the Moslem League has considered the question of simultaneous-examination, or not?—It is being considered by all the branches of the League I believe at this

27205. And by the Central Committee?-They began considering it when I was at

Lucknow. 27206. Have they considered it on any revious occasion ?- No, net at all ; now it is on the tapis.

27207. You centered that under simultaneous examination very few Indians will get in for some

If that result were to happen, do you 27208. think that it will raise any political problem of importance in the country? If this examination was beld in India, and it was found that practically no Indians were successful, would there be an great political disappointment in the country ?-If they are sensible men, and reasonable, there ought not to be. It is their own fault if they cannot

27209. You say if they are reasonable?-Reasonable and sensible people would come forward and tell them. There would be two sides. When people are reasonable certain men always stand up

against them, even in India.

27210. You have suggested to us that instead of the 6 per cent of Indians who are at present in the Indian Civil Service, the number might be raised to 10 per cent., and gradually increased up

to 20 per cent, ?-Yes.

27211. In making that recommendation, have you considered the fact that there is at present a certain proportion of Indians already recruited for superior posts, by means of what is known as the histed post system?—I say in addition that I would not take in half of the listed ones already given.

27212. At present the listed-posts held by Indians are about 8 per cent. of the superior posts; and, of course, if we include the inferior posts, the percentage is very much larger. Is the 10 per percentage is very muon mager in the cent that you recommend, mespecies of the number of listed posts altogether?—Yes, irresrective

27213. Can you give us say maximum that you would suggest for listed-posts and direct recruitment?—There might, be one or two per cent, increase of listed-posts and than it could be increased to 10 per cent., and then to 15, and then to 20 per cent, by and by,

27214. But you have not considered the question of percentage by joining the two separate factors together?—No. I have not. It is a very simple sam to work out.

27215. It comes out to rather a surprising . result. You have given us an opinion largely in

favour of the education of Indians in preferably to sending them home to England as young boys?-Excuse me, not as an abstract proposition

proposition.

27216. Having regard to this opinion of yours, with regard to Indians educated under Western methods in India, failing simultaneous examination, do you think there is any suitable. method of direct recruitment to the Indian Civil Service which could be adopted in India?-It could be devised, of course. I have not thought executly of an asternative method, but it could be devised

27217. Are you prepared to help us with any. suggestion of an alternative method?-The only good one I have so far read is that of Mr. Natrajan's in the Indian Social Reformer. I thick it is a very good alternative. It is the only alternative I have so far heard suggested,

27218. And that is the one you suggest for our consideration?—Yes, as an alternative. That

is the only one so for that I have come across. 27219. In your answer to question (19) you have seggested that Indians should be promoted to Commissionerships, and even to Lieutenant-Governors, if suitable ?-Yes.

27220. I wish clearly to understand to what point you refer in your answer. There is no bar at present on an Indian member of the Indian Civil Service rising to those posts?—No, there is no bar: I hope no bar will be placed.

2722). But it is not any change that you recommend 2—No; there cannot be any change. You cannot force them to appoint men. If a man comes up, and if he is sufficiently good for it, let him be appointed. 27222. You do not desire any change upon

that point?-No, except that if a man turns up and he is good, by all means appoint him. 27223. He is eligible at present, is he not?-

Yes. You leave it as it is.

27224. I wish to understand your scheme of protation and training a little more clearly. For successful Indian candidates for the Indian Civil Service, do you recommend one year at the University?—Yes.

27225. Followed by one year's travel in Europe?-Or in America. I would give him the

27226. And for the English successful candidate what do you recommend ?- I rather approve of Mr. Macdonald's idea that his two years should be spent in India more or less studying Indian Literature, and Indian History, and Indian Economics, and travelling about India generally.

27227. Two years in India ?- A few months

to hegin with he might spend outside. 27228. Not spend one year at the University

in England?-No. He is supposed to be sufficiently imbued with that,

27229. Then you refer to what you consider to be certain drawbacks in the training of Indian Civil Service men in districts, You say; think young officers should not be first of all sent to districts"?—I mean men who have never been in a big city should not be immediately sent to districts.

College !

27230. You think that the first training of European members should be in towns?-Yes. or near a big town ; what I call the refined parts of India.

27231. Do you not think that if the European Civilian's training was upon those lines, he would fail very much to get into touch with the ordinary agricultural replaces, and peoples of India?—He is sufficiently young to learn still; and he would not be any older than he is now.

27232. The system bitherto followed has been, as far as possible, to keep them away from large Presidency towns, and send them out into districts so as to get close in touch with the agricultural conditions and peoples of the district. Do you now wish to reverse that policy?—Was it ever a policy, or did it grow up? The fact that he was very junior was the cause of his being sent straight to a small appointment. Naturally he went there. Was it a question of policy? 27233. It was a practice?—Yes, it was a

practice.

And you wish to change that prac-27234. tice ?- Yes. He is only on probation for two years,

and his probation is to be in India 27235. (Mr. Gokhale.) The views set forth in your written answers are, strictly speaking,

your own ?-Yes, entirely. your own?—Yes, extructly.
27285. At the same time, can you tell us to what extant they are shared by leading numbers of your community?—What do you mean by 'may community?" I suppose you mean by the Musealman community of long or they have been a community of long or they have been a common to be compared to the work of the common to th

what views are held with regard to the matter by leading members of the Mesken League?-I have naturally discussed it with all the Musalmans of some importance whem I have come

SATORS 27238. In Bombay or elsewhere?-When I was up country at Lucknow I had the opportunity

of speaking to them. 27289. To what extent are these views shared by the leading members? - What do you mean by

by tao issuing neutrons " which portion?

'there views"; which portion?

27240. Those about simultaneous examinations?—On that point I do not think I have tions r on the point 1 do not times I have heard a single voice against it. Every Massalman I have asked about it up country has been in favour of it. Of course I did not cross-examine them as you are cross examining me. Asking them generally, they were all in favour of it.

seem generally, any were on a house of a.

27241. That is enough for my purpose. Has
the Bombay Presidency Mastern League expresed any opinion, do you know?—I believe it
has sent in a written [aper, but I have not

read it.

27242. Do you know what that opinion is ?-No, I have not read it; and I do not quite know

want to its.
27243. I believe it is in favour of simultaneous examinations. You yourself advecage simultaneous examinations?—Yes.

27241. And, at the same time, you do not propose to lay down a minimum fer Europeans

2024). Because you think the danger of Europeans falling below the required number is exceedingly remote?—That is so, It is really a theoretical danger only !--

27246 That is how I look upon it.

27247. And the same theoretical darger exists today? - Yes.

n 495-17

27248. Because if a large number of Indiana go and compete in London there is nothing to present them? -- As a matter of fact, there inthousands who can afford to send their childs ... but who do not.

27219. The Government have allowed that danger to remain unprovided against ?- Ves.

27250. And you would deal with the other danger in the same way ?- Yes, exactle. That is why I said that there is no need for antiting it down

27251. I see you insist up a Indiana who got into the Indian Civil Service passing the same examination, having the same paper and the came

everything ?- Yes. 27252. Is that become you insist that Indiane who get into the Indian Civil Service thould be. a footing of absolute equality with the l'rightly members?—Tes. I think that there should be a fair field. There should be the open door, portly, and putting them on the same level.

27253. If Indians were promoted exchangle, or almost exchangely, from the Promotel Carl Service to the Indian Cuil Service, and place 1 . . do you think they would be regarded as they pull of the English members of the Service's all think is all men came in on that line, at once the public all then came in on that use, a same the plane would say, "Those are the halans, and those are the Europeans? But, orthanly, if some pet in exactly like Europeans it would be a possibling.

27254. You would mant them to evue in in the same way as the English 2-Tint may lo

natural. There should be no rocal bar

27255. If members come exclusively, or almost exclusively, from the Provinced Serves do you not think there would be something in their previous official aphritiging which might or live of against their asserting their quality with limit is men?-I think the exelution of Provinced Sant men would be a great mistake.

27256. You mentioned an alternative colours suggested by Mr. Natiajan?-Yes

Will you tell us briefly what the 27257. scheme is, because I have not own it '-I only our it quite recently. It comes really to the that M. t. Graduates of the Intem Universities who have a a certain amount of reconsecuents in a continue general character, and so on, from the Principal of their Colleges, and who have got a peop ramicing, might then pass in front that commonts , quite upart from the Indian Civil Say end ; and out of those that pres Construent false! nominate some.

27258. Government manimates in the collection am not quite sure that Government a min de l'ar it is a system by which at the end I was in.

27250. Is it open compatible in the cell— Yes. I believe so. On gover the claim that it was a good alternative. I the kale in his consti-27260. (Mr. Ciarlas) In account open the

(2), I see you adverte the looking up of the scale of pearly to regards has dut and about the Greek and Latin. It agrees to make the proof as a so how the level one upon to make the proof as to how the level one upon to handle above to by mixing Sankhit in J. Arabett of the many one to of marks as time's and Larmer by behavior to the marks for the latter?—I would make a Grad and Latin by calls I was an i Specialist Arabic reject a latte. I will prior that, that danot kill viposte to vivos oj min. 27091. What you want is that if yield be on the same healt—I tank to vil.

good thing, but I do not hold strong views upon it.

27262. You do not strongly hold the view that the levelling up must necessarily be by raising Sanskrit and Arabic, it may equally be

raising constitue and Arabits, is any obtaing to done by lowering Latin and Greek?—Vest. 27263. Some questions have been put to you with regard to crammers' institutions starting up in India 2—Vest. 27264. Do you know if crammers' institutions

in England are patronized by Indians, or do Englishmen go to these institutions?—I have already said that I do not know much about cramming institutions. I have heard most short then from Army Officers who have gone to crammers, so that it must be Englishmen.

I mean Englishmen who have come in as Indian Civil Servante?-I suppose they go to such institutions, but I have never asked

27266. I am under the impression that they do go; but I wanted to know from you whether when the Indian Civil Sergant comes out here the public find any traces of the evils of his maying studied at a crammer's institution. Do you find from your experience of Indian Cirril Servents, efficient servants of the Government, that they disclose any of the critic of having studied in the crammers' institutions in the part?—No.

27267. I ask you that because I have heard some Englishmen say that they profited immensely from their education at crammers, think it is easy to start a crammer's institution like those in England?—It would be a tremendous

It is a work which would cost as immense amount of money in order to be able to get the same sort of teachers and lecturers as they have at crammers' institutions at Home?-Yes. it would be a very big business.

27269. You have been asked about the policy

or the difficulty of posting Indian Civil Service men from different communities?—Yes, 27270. Is it not the policy, generally, of Goverment to appoint a Bombay men to some other Presidency, and the man who belonged to that ther Presidency to some other district?—Xou said

" communities" 27271. The question was put to you whether if a person of one community became an Indian Civil Servant persons of other communities would not object. It is with reference to that that I ask you whether the present policy, more or less, is not that you generally do not post men from the same Presidency !- Naturally, because you want an independent man.

27272. With regard to the fear which I find is very generally entertained about the larger number of Indians, the proportion you are contem-plating of 10 or 20 per cent., disturbing the British tone of the administration, you say that out of 1,294 Civil Servants there are at present only fifty six Indians?-Yes

27273. Can anybody find out that the British tone of the administration has been in the slightest degree injuriously affected by the admission of those fifty-six people?—No.

27274. Do you suppose that if those fifty-six men were to rise to one hundred there would be a chance of their injuriously affecting the British tone of the administration? - None whatever, even if the number were a hundred and fifty

27275. As regards this question of the larger employment of Indians in the Service, you were asked whether your community supports the demand by the Indian public for a larger employment. Am I right in supposing that the interests of your community, in this general question of the larger employment of Indians, are identical with those of all the other communities in India?—By "my community," do you mean Mussalmans, or my own community.

27276. I meau Muhammadans as a body ?-All the Muhammadans I have spoken to are in favour of simultaneous examinations with the exception of one Government officer. All the others are in

favour of it

27277. The question is one of such general interest that it does not affect any particular sect or community. The question of the larger employment of Indians in the higher Services is of equal interest to all communities? - Yes, I think so.

You were asked by Mr. Madge about 27278 the interests of the ignorant millions and the interests of the infinitesimally small educated

portion of the Indian public? - Yes.

27279. Can you understand in what sense the interests of the small educated portion of the Indian public are in conflict with the interests of the ignorant millions?-No, I cannot.

27280. Can you conceive of any direction in which they might be?-I cannot conceive it in this vague way. I can conceive the interests of two individuals of any race being opposed, but I cannot conceive of it in this vague way.

27281. With regard to the larger salaries which you recommend for the Provincial Civil Service in your written answers, you were asked as to whether it would not do if there was a house allowance made for residence in towns. I suppose you are aware that the general body of Government servants in the Provincial Service, although they are themselves serving in the mulfassal and not in hig towns, still generally have to keep a residence in town for the education of their children. It was suggested to you that instead of increasing the salaries all round as regards these Provincial Civil Savantas, it would do it you gave a house allowance to such of the Provincial Servants as resided in towns. That, I think, was put to you by Mr. Madge. I am putting this question to you, whether it is not a fact that in your experience the majority of the Civil Servants, although they are not serving in towns but in talukas, have more or less all of them residences in the nearest district towns for the purpose of educating their children ?-That is so."

27282. And therefore, although they are living in the muffassal, the increase in the amenatics of life, and the increase in the cost of living, affect these servants, notwithstanding the fact that they are not residing in towns? I think in some cases it does. A man must be of a certain age, and advanced to a certain

of a certain age, and savances to a certain position in the Service, by the time he has the need of sending his children there. 27283. I am putting it in this way to as-certain if arise in the salaries is not necessary even in the case of persons who may not themselves be serving in a district town?—Yes. I think there might be a slight rise. If he is living in a foun he has to entertain, and it is much more necessary,

27284. What I wish to point out is that it must not be considered unnecessary simply on

forminget.

the ground that a man himself is not living in a town?-No, that is not the only reason for considering it.

27285. (Mr. Madge.) I should like to say that the suggestion attributed to me was not attributed by me: I was in favour of both increases.

27286. (Sir Theodore Morison.) I should like to have your recommendation with regard to Pereian made clear. I think you suggested that rereau manacrear. Lanne you argusta one if should be in the open compatition examination before probation?—Yes, before probation.

27287. You agree with the suggestion of

Mr. Macdonald that for Englishmen it might be advantageous that they should study Persian

during probation?—Yes.
27288. And that therefore for them it was not particularly important that it should be in

the open competition?-Yes. 27289. There still remains the question of

27209. There sull remains the question of Indian competitors, does there not?—Yes, 27290. Do I understand that you recommend the introduction of Persian on the ground that it would help Indians, or because Persian contains a literature, as old, as rich, and as good a vehicle of culture as, we will say, Italian? Which of those two is it? Is it on the ground that Persian on its merits is as rich a vehicle of culture as Italian, or is it because Indians know it?-It is on account of its wealth as a language and its historical tenditions; and, to a great extent, it would be of great assistance to a Hindu who went into the Service

afterwards.
27291. It was agreed to leave that sort of consideration out of the question in talking to Mr. Macdonald, because it a man fails to get in we do not want him to get into a end de sac; the thing

is to be on the ground of general education?—Yes, 27292. And as a vehicle of general education, Persian is, in your opinion, fit to stand on a level

with Italian ?-Yes, I think so, 27293. Therefore it would be differentiated from the Indian Vernaculars which have not such

a rich literature?-Exactly. 27294. It is upon its merits as a cultivated

Innguage?-Yes,

27295. And if its modern literature does not compare with French and German, it may at least compare with Italian ?-Yes.

27296. Arising out of your answers to your written questions, and what has been said around this table, I muleistand you desire that the Civil Service should remain for some time to come predominantly English?—Yes.

27297. You think it would be a good policy if a certain number of Indians could be advanced to very high posts in the Civil Service ?- Yes.

27298. Do I understand that that is the policy which you have marnly in view in your recommendation ?-Yes.

27299. If so, are simultaneous examinations the best way of attaining that end? I will put it in another way. Supposing we could device a schono which will attain that particular e id rather more surely three simultaneous extenienties, would you prefer it? If it got a small mamber of Indians into the higher posts rather than a larger number of Indians without any security that they would rise higher, your simultaneous examinnlions do not seem to me to offer may guarantee, or any litelihood, of Indians attaining these pasts arhich you have indicated you would like then as attain ?-If you could devise a better menne I

should be in favour of it.

27300. Is it that you want simplify the examination as some witnesses have said as hear good per es, or do you advecate it so as to air a a definite policy, which is that some Indiana abouild rise to very high parts?—I advecate it as a means of arriving at that policy. I think it is a very simple and a very direct war, and it would leave no bitterness afterward. It will not be like pomination. It will not leave any littern of afterwards.

27301. My own doubt is whether it will tain that end. With regard to the answer attain that end. which you gave to Mr. Gokhale, you said that the Mussalmans you have spoken to have been in favour, generally, of simultaneous examination !-Yes.

27302. Have they generally added a reservation or rider to the effect that they would like a certain mumber of posts reserved for Mulmamalans?-Those I have spoken to at Luckmore said that they were in favour of simultaneous examinations. They wanted un up a door and no favour.

27303. They do not want any posts reserved -No; with the exception of the one Gerenna at official in Bonday which I mentionel. With that single exception they all said that so far a the Indian Civil Service is concerned they dal not want any reservation. I was doubtful my off, 15 a great extent, upon that point, and it may more for my own personal satisfaction that I asked the questina.

27501 You found that that opinion was general?-Yes, the opinion was general annough

themselves.
27-305. Were they the younger members of the enumenity?—A mixture. Many nell probably be witnesses before the Curvai for, but I do not know. I was at Luchnow at the

27306. I understand that your objection to the present system of communion is that the Budish door is a hand on to the Indian, that it puts the Indian at a disalwatage —I do not say that that is my chief recome. It performs say mac man is now rank, record. It person the deserving hadrons at a disa branta go, any post nor of respectability with a row. There are some people that Englishmen lood med unit, not they are just the justle who area! o'lina's a. Ther are not of the pauperized 44, people who would object to taking chuity.

27507 At the same weight the Haplebroon would generally best the bullet, and therefore there is no alsonting in harding and the Indian?-Exactly. That is wice it on the

Dayes not think that if you won 27808, to retain Englishmen in the Service on correct of bandleap will excit talk to service, to correct will always be placeanted for more than the correct handleap. own county there my become and the to

not mercury.

27/00. It is not mercury for the Englishmen to protect him I for eacher in Walt Ling. Indian repeated one in Whit held. If you are going to go in Englishments one can exist gone is the same and the same will have to give come and a product a constant otherwise he is the to be model by the pro-to when he is much grader arms to the people will employ be it there was any late of

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of his being ousted I would reserve at once so

of his tening crisical. I would reserve a consuminy appointments for him.

27310. Any you going to give him any kind of preferential treatment; is there anything less invitions than of present?—We do not want to give him any kind of preferential treatment.

27311. You must either help him to get in, or give him, better tay 7-1 have adversable in the original of the control and thing. I think to

general rise of pay in all cities. I think Secretaries to Government, and so on, should have a rise in pay to begin with. Those who get in would not get these appointments for another 25 years; and so for 25 years it would be Englishmen alone who would benefit by an

Engishmen alone who would benefit by an increase of pay. Any increase of pay in the higher posts would benefit Engishmen, and I think it is right that it done all the second with your opinion would be with regard to reduce that your opinion would be with regard to reducing the age into for the examination, I think would be such that and the second what you opinion would be with regard.

reducing the age fluts are the managery on said it would be no use bringing one loops to this country ?—Yes.
27319. I should like to know what you mean more definitely. Would you consider a person of the age of 21 or 22 to be a boy ?—I think that a contract of the same person of 21 or 22 would have no experience; and to be left in a district is a great responsibility at rather a too early period of his life.

27314. Were there any complaints on that seers when the members of the Indian Civil Service did come out to this country at that age?-That was a good deal before my time. I think now that the people here are used to more developed men these young people would not carry the same weight as men of more advanced age.

27815. But do you not think, perhaps, that a man who came out at the age of 21 or 22 would come out with an open mind, and that he would find it easier to adapt himself to the condi-tions ont here than a man of 24 or 25?—No; I

prafer 25.

27316, After your answers to Sir Valentine Chirol, I am not quite clear in my mind whether you think scholastic examination is the best meltool or not of testing the capacity of an Indias for administrative work?—I do not know an

alternative. The alternative is selecting men of 27317. tried merit and ability from the Provincial Service; and I rather gathered from what you said to Sir Valentine Chirol that you thought of those two methods that of seeing men work in the Provincial Service, and testing their work there, was mere likely to prove satisfactory than a mere scholastic examination?—That is to a great extent so. If you limit it to that, I fear there would be auinvidious distinction, and you would put up a partition between the two races, which would lead to the needless racial irritation of colour bar in the life of the country. It is for this reason that I think the other door should also be left open. Of course I should prefer guarantees if there were need for them

27318. Of course I am assuming that the English door would be left open. Byen if you promoted men from the Provinctal Civil Service, promotes men non one aronness and scholar-and it you were to institute a system of scholar-ships, I do not necessarily say scholarships at the school-boy age, but, possibly, scholarships at the University age, which would give Indiana greater facilities for passing the examination in England, would not those two avenues into the Civil Service prove satisfactory from an Indian point of

view ?—I am bitterly opposed to all scholarships. It is not the business of Government to help individuals. It is the business of parents. I am bitterly opposed to anything which panperises

27319. You are opposed to a scheme of scho-larships on principle?—Yes. It is not a charitable organisation at all, I am an individualist who regards that with great opposition. On principle I would not consider scholarships. I hitterly resent that persons and the ryots should be taxed for the children of people who live in town, and that those who have influence with officials should get advantages. I bitterly resent

any scholarships of that sort. If anybody wants to help them, let him do it out of his own pocket, 27320. With regard to Indians being eligible for higher posts in the Service, such as Lieutenent-Governorships, and so on, if you had the appointments of Lieutenant-Governorships at the present time, are there any Indians whom you would appoint ?-I am sorry I have not got the

appointment of them.

27321. I know you have not. I am asking you on the assumption that you had?—When you you on the assumption one you has the right partials the social question as well I should not at take the social question. Take Bengal. He would have to entertain and so on. As a social question I would not know.

We have to recognise, however unwillingly, that there is a certain amount, of antagonism between the two communities in India, the Muhammadans and the Hindus. The question I want to ask you is this. Do you anticipate that there night be in any parts of the country administrative difficulties arising out of a Hindu being posted to a position of authority over a population which was largely Mulammadan?— That has existed now under the present rules for fifty years. It is not as if you were introducing a

new principle.

27523. Under the present system does it often happen that you have a Hindu to rule over: a Muhmamadan population, and vice vered? -It has been so. Take the case of a Collector with three Collectors around who are Englishmen. One is a Hindu and the other is a Muhmamadan. Thevery fact that three were around him and were-Rnglishmen, and were able to keep their places in-

order, would keep him in check i

27324. I quite admit that; but that is under the present system when there are a very small number of Indians in the higher posts. I am asking on the assumption that if simultaneous examination were established the proportion of Indians must become greater?—I am opposed to anything that would increase it; and I do not advocate guarantees, because there is no need of guarantees at present.

27325. (Mr. Heaten.) Supposing we had simultaneous examinations, do you think that those who passed in India would stand any lower in general reputation than those who went to general reputation than gates who were to lingland and passed there?—I think unless they were sent away for two or three years, they would probably that is, if they had not had the

protecting is the state of the same or the opportunity of living in Europe.

27326. The more passing of the same examination, if they passed in India, would not put them on quite the same lovel in the opinion put them on quite the same into unless they had of the public of India?—Not unless they had axestience afterwards. Thesome European experience afterwards. The expense should come out of their own pockets.

His Eighness the Aga Khan.

fcone uded.

To a great extent they would have a position by that time. They would have a stake in the constry, and they could horrow, and do other things on their prospects, through Instrumes Companies.

27327. Have you considered at all what subjects you would advocate as compulsory subjects supposing me had simultaneous examinations: perhaps you have not the ght of that?— No. I have not

2734.8. (Mr. Joglehor.) In answer to question (54) you have said—"I do not think that the Muhammednas or adequately represented in the Fravincial Civil Service." To what branch do you refer, to the Executive or the Judicial hazels?—"To both.

27329. On what principle is the statement that they are not adoquately represented based?— Look at Sind; look at Eastern Bengal!

27320. What is the principle?-Population,

27831. (for Falestine Chirch.) I do not quite understand a reply you gave to Mr. Charlad. Did I understand you to say that you think it is quite impossible that the upitaline and deaines of the small citated does in India would over be in conflict with any other community, or with the musse of the population — It might series when a portion of the educated community would have obes interests against a rection of the nasses.

27332. (Mr. Chawhal.) My question was from the point of view of administration?—I exmect conceive it from the point of view of administration.

27843. (Bir Falentine Chirol.) I presume yon have moffied year view since, as Pesislent of the Modern League, you sanctined very stong representations to be made with regard to the complete inselonce of the representation of Mahammadans in the administration 7—Bet that was as far as legislation is concerned, and as first set hower branches are concerned. In the Provincial Crift Service is strongly held it, and I still held it. It is only with regard to the Indian Crift Service, where there is at present no such guarante, that I think that we need not bother about it. But as regard the Provincial Crift Service, I strongly believe to the present day the three cought to be.

27324. The representation of the Moslem Largue never dealt with the representation of the Muhammadan element of the Civil Service?— No, morer, I do not think so, because the Civil Service was not at that time, even three or four

years ago, under discussion.

27835. There was quite as much discussion with regard to the Indian Giril Scavice as there was with regard to the Provincial Sorvice —But the Provincial Giril Service was always in a state of change and flux.

(The witness withdrew.)

### LALUBEAT SAMALDAS MEETA, Esq., Merchant and Bunker.

Written answers relating to the Indian Civil Service.

27836 (1). What is your experience of the working of the present system of recruitment by open conjective examination in Bagland for the Indian Civil Service? Do you accept it as generally satisfactory in principle?—From the experience I hero of Civilians, mostly of senior men in the Baccular and Servarian Stanches, I am. of opinion that the present system of recruitment by open competitive examination gives , the country intelligent hardworking, consejentation officers. The system is nationally intelligent and provided the state of English Civilians to the Executive branch is concerned.

27937 (2). In what respects, if any, do you find the present system faulty in detail, and what alterations would you suggest ?—The system does not provide for legal training and gives undue preference to certain subjects over other countly important ones. [Fide reply to [19].]

27335 (3), is the system equally suitable for the admission of "Natives of India" and of other natural-bern subjects of His Majesty? If not, what alteration do you recommend?—As a system of competitive examination it is equally suitable to Natives of India as to other natura-born subjects of His Majesty. Tother young men are handicapped by the examination it being held in England.

27339 (4). Do you consider that the combination of the open competitive examination for the Home and Colonial (Avil Services with that tor the Indian Civil Service is or is not to the advandage of Indian interests? Pleaso give your reasons?—Pee. (e) The foliol of recentiment is much larger on account of the continution. (f) The standard of the Indian Civil Service extansition is automatically bey 1 as high or that of the others. (e) The examination being held by the Civil Service Commissioners there can be no shade of doubt as to the futirness and importainty of the results.

27240 (6). In particular, what would be your opinion regarding a system of simultaneous examinations in India and in England, open in both cases to all natural-down subjects of His Majesty?—I approve of simultaneous examinations will be identical. If all not approve of these examinations will be identical. If all one approve of these examinations obtain open to citizens of the self-governing colonies and those Grown colonies for whose Civil Service Indianaean not allowed to compete. It is not unfaint to close the door of the Indian Civil Service to these who would close theirs to as There is, however, another resson of a practical character why people from the self-governing colonies and stocked and self-governing observed are self-governing observed and self-government observed and self-go

Own Service to those who would not control on a minerical character why people from the self-governing obtained and specially from South Africa should be debarred from appearing for the ladient Coll Service examination. Owing to the institution of the Rhodes Scholarships a proportionately large number of young men from the colouies study at Oxford and will in the natural course of events appear for the institution corns of events appear for the Indian Oril Service. These young men will have naturally inhibled the idea to diffused in their surroundings that the Indians belong to a lower civilization and that readily they are much inferior to them and that't would be derogatory to their self-respect to have my contact with

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Continued.

these people. Indians can hardly expect sympathetic—much less an equal—treatment from them

27341 (7). What would be your opinion with regard to filling a fixed proportion of the vacantoes in the Indian Gril Service easies by Natives of India, recruited by means of a separate examination in India, or by means of a separate examinations in each provinces or group of provinces in India? If you favour such a scheme, what proportion do you recommend?—I can in favour of a simultaneous examination and not of a separate examination either for the whole country or for the provinces to fill in a fixed proportion of vacanties in the Indian Girll fixed proportion of vacanties in the Indian Girll

Service.

27342 (8). If you do not approve of simultaneous esparata exculnations in India, are youn for you for you have the provided by monay of (s) nomination, (s) combined nomination and examination or (s) any other nethod? If so, describe fully what system you would recommend. In particular do you constitute it is a provided by the provided by

enter in the banger to over-representations to execution classes or communities.

27543 (10). Would you regard any system of saleddon in India which you may recommend for young man who are "Natives of India," as being in liet of, or as supplementary to, the present system of promoting to listed posts officers of the Provincial Givil Service? If the firmer, what alteration, if any, would you recommend in the conditions governing the Provincial Givil Service?—The simultaneous examinations should be in list of, and not supplementary it, the present system of promoting officers of the Provincial Givil Service to the listed posts. Most of the itself posts benefit by given back to the Indian Civil Service to the listed most for the Provincial Givil Service to the listed common than 14 per cent. of the Collectonships—may be kept poen for the Provincial Service. Government will be able to reward long meritorious services of the best emberse of the Provincial Service by nominating them to these posts.

27344 (11). Do you recommend any separate macked of recruitment for the Judicial branch of the Indian Givil Service? If so, please describe the system which you would propose?—Yes, but not for the whole Judicial Service, I would reserve shout half the Judicial poets to the members of the Indian Civil Service who have got special legal taching. Out of the other

\* Please see page 73.

half I would throw open 20 per cent to Indian penatising lawyers. At present no LLB, or High Court pleader is appointed to a subordinate Indigately nuters he has three years' practice or has served for that period in a qualifying post. As the higher Judicial Service requires more keep a knowledge, as well as a greater knowledge of men, such lawyers only as have practised at the High Cart or at a District Oout for seven years should be selected for the post on the recommendation of the High Cart. The remaining 20 per cent, should be filled by promotion from the subordinate Judicial Service.

promotion from the subordinate Judicial Service. 2748 (12). Are you astinded with the present statutory definition of the term "Natives of India" in section of the Boyerment of India India" in section of the Boyerment of India Act, 1879 (33 Vict., c. 3), as including "any person born and domicilled within the Dominions of His Majesty in India, of parents habitably resident in India, and not established there for temporary purposes only," irrespective of whether such persons are of unmixed Indian descent, or of mixed Buropean and Indian descent, are found to the state of the subject of Native States and children of Natives of India Born outside India. The Provincial Service is open to them and there is no reason why the Indian Civil Service should not also be onn to stone on their subjects or win have not studied at their colleges should not be urged as a reason from the sameling the deficition as suggested above, as a vast majority of Native Chiefs keep the door of service in their States open to Il Indian.

27345 (13). If the system of recruitment by open competitive examination in England is retained, state the ago limits that you recommend for candidates at such examination, giving your reasons?—The present age limit has worked autistacionly, and I do not see the necessity of

making any alteration in it.
27347 (15). What in your opinion is the
most suicable ages at which junior civilians
recruited in England should commence their
official duties in India 7—1 beliers twentyfive is a suitable age at which junior civilians
recruited in England should commence their
recruited in England should commence their

official delies here.

27343 (15). What age limits for the open
competitive examination in England would best
sail candidates who are Natives of India, and
for what reasons? Do you recommend any
differentiation between the age limits for Natives
of India and for other natural-born subjects of
His Majesty?—The present age limit will suit
candidates who are Natives of India; and no
differentiation of their age limit and that of
other natural-born subjects of 'His Majesty is
necessary.

27349 (15). What alterations, if any, do you recommend in the authorised syllabus of subjects and marks prescribed for the open competitive recommention !—Initian History should be added to the number of subjects prescribed for the examination. The marks assigned to Greek and

Scontinued.

Latin should be reduced and made equal to those of Sanskrit and Arabic. I would did the Land Revenue System in the final examination.

27350 (17). Is any differentiation in the subjects for the open competitive examination in England desirable between candidates who are "Natives of India" and other candidates?—No.

27351 (18). Do you consider it necessary that certain posts should be reserved by statute for officers recruited to the Indian Civil Service, and if so, what posts and for what reasons?

Yes. All posts now reserved for the Civil — 103. An pass now exerced for the fixed posts, given back to the service [vide reply to [10]] minus half the posts in the Jadictal Service [vide reply to (11]] should be reserved by statute for the Indian Civil Service.

proportion of European subjects of His Majesty should be employed in the history Majesty should be employed in the bigher posts of the Civil Administration? If so, to what preportion of the posts included in the Indian Civil Service cadre do you consider that Natives of India might, under present conditions, properly be admitted ? - I do not think that for years to come after the institution of the simultaneous examinations the number of the Natives of India entering the Indian Civil Service will be so large as to raise the question as one requiring imme-diate solution. When the number of Indians mane sometime. If there are national of infinitus entering the Service goes up to 40 per cent, the question of fixing a minimum of European Civilians should be taken up in the light of the progress made by the country during that period. If, however, the simultaneous exemination is not

11, noveres, an empiricaciones examination is not likely to be introduced, unites some minimum is fixed now, I would fix it at one-half.
27853 (20). Do you accept as generally assistatory in principle the present system under which. Natives of ladits are recruited for posts. Table 10 Cell Scanles and another hand. in the Indian Civil Service eadre partly through the medium of an open competitive examination in England, and partly by special arrange-

ment in India !- No.

27374 (21). Do you consider that the old system of appointment of "Statutory Civilians" under the Statute of 1870 should be revived, and if so, what method of recruitment would you

recommend ?-No.

recommend 1—No.
27830 (24). What is your opinion of the
27830 (24). What is your opinion of the
system by which certain posts, ordinarily held
by members of the Indian Civil Service, are
celeared to be posts (ordinarily Israed Insteal
posts) to which members of the Provincial Civil
Service can properly be appointed?—I do not
approve of it as I am in favour of a simultaneous examination.

27356 (25). Are you satisfied with the present rule which prescribes that Natives of India, other than members of the Provincial Girl Service of Statutory Givilians, may be appointed to one quarter of the listed posts?—I have advocated direct recentificant in the case of a portion of the Judicial Service and so far as these posts are concerned I approve of the prio-ciple underlying the present rule, prescribing that Natives of India other than the members of the Provincial Service or Statutory Service may be appointed to the listed posts,

27357 (27). Is the class of posts listed suitable? If not, in what directions would you suggest any changes, and why?-If neither simultaneous examination nor separate judiciary service for half of the posts is to be granted, I would increase for the present the number of the listed posts so as to include (a) one Divisional Commissioner, (b) one Secretary to Government.
(c) one Under Secretary to Government, (d) onethird of the Collectors and District Judges, (e)
Talukdári Setslement Officer, (f) Registrar, Cooperative Credit Societies, (g) one-halt of Assistant Collectors and Assistant Judges.

27358 (28). Please add such remarks as you may desire to offer on any points relating to the system of recruitment for Indian Civil Service posts which are not covered by your answers to the foregoing questions?—If it is decided not to hold the simultaneous examination for the Indian Civil Service in India, I recommend that a large number of scholarships (say 15) tenable for three years should be instituted so as to enable the best graduates of our Universities to proceed to England to study for the Indian Civil Service examination.

27359 (29). Do you consider that candidates recruited for the Indian Civil Service by open competitive examination should undergo a period of probation before being admitted to the Service ?- Yes.

27360 (30). If so, how long, in your opinion, should his period be, and what course of study should be prescribed for the probationers?— Two years—the same course of study.

27361 (31). Do you consider that any differentiation is necessary between the course of study for probationers who are Natives of India and the course prescribed for other natural-born

subjects of His Majosty ?-No.

27362 (32). No you consider that the proba-tioners course of instruction could best be spent in England or in India? Is your answer equally applicable to the case of Natives of India and of other natural born subjects of His Majesty?—Both Natives of India and other natural born subjects of His Majesty, whether they have passed the examination in India or in sucy nave passes one examination in initial of in Bagland, should undergo a probationers' course of instruction in Bagland in a training institu-tion, which should be of a residential character, By this arrangement men who have passed in India will come in constant contact with their fature colleagues and will also get inoculated with the principles of British Administration on which the Government of this country should, as we are all agreed, be carried on. The English members of the Service will come in constant contact with their Indian compeers and a brotherly feeling is likely to grow between them which will spread in other directions.

27363 (34). Do you think it desirable that each Provincial Government should arrange for the training of probationers by suitable courses of instruction for the whole or portions of the first two years of service at some suitable centre?-

27364 (36). Do you consider that there has been any deterioration in the knowledge of the Indian languages possessed by members of the

Continued

Indian Civil Service? If so, what are the causes? Are you satisfied that European members of the Indian Civil Service attain to an adequate proficiency in the study of the Indian languages, and, if not, how could this best he remedied ?-Speaking from my experience of some of the junior Civilians I do not think that there has been any deterioration worth speaking of.

27365 (42). Is any differentiation necessary in regard to the probation and training of members of the Indian Civil Service who are Natives of India as between persons of unmixed Indian descent, of mixed European and Indian descent, and of unmixed European descent ?- No.

27366 (45). Do you consider that the exchange compensation allowance introduced in 1893, eligibility for which depends on nationality or domicile, should be abolished, and if so, under what conditions? Should such abolition apply to officers already employed or be restricted to future entrants?—Exchange compensation

should be abolished for future entrants only. 27867 (46). If abolition is recommended with compensation in the form of increased salaries, what is your opinion regarding the grant of a similar increase of salary to those members of samma intrease of sales to the service who now draw no exchange com-pensation allowance?—I do not recommend any compensation in the form of increased sales is for the abolition of the exchange compensation

allowance. 27368 (47). Turning now to the case of the Statutory Civilians and officers of the Provincial Ovil Services holding listed tosts, do you approve of the arrangement by which they draw salary approximately at the rate of two-thirds of the pay drawn in the same posts by members of the Indian Civil Sarvice? If not, what cates do you suggest for the various grades of the service?—Officers doing the same kind of work with equal powers should receive the same salaries. Giving two-thirds salary to the Statutory Civilian marks him down as a lower class of officer. His recommendations may not carry

the same weight as those of the officers belonging to the Indian Civil Service, and ultimate this arrangement leads to dissatisfaction and even to inefficient work. I therefore do not approve of the present arrangement.

Written answers relating to the Provincial Civil Service.

27369 (51). Please refer to Government of India Resolution No. 1046-1058, dated the 19th August 1900, defining the general conditions which should govern recruitment to the Provincial Civil Service, and reproduced as Appendix A. Are these conditions suitable, or have you any recommendations to make for their alteration ?- Although the men nominated till now in the Provincial Civil Service have on the whole given satisfaction I would combine nomination and competition for the recruitment of the service in the future as is done in the case of the recruitment in the Finance Department,

27870 (58). Do you consider that recruitment for a Provincial Civil Service should ordinarily be restricted to residents of the Province to which it belongs?—Yes. 27371 (55). Are you satisfied with the existing

arrangements for the training and probation of officers appointed to the Provincial Civil Service 3—Yes.

27372 (57). To what extent are the functions of the officers of the executive and judicial branches of your Provincial Civil Service differentiated? Is any change desirable, and if so, in what direction?-I would take away from the Mamsive them to the Subordinate Judges.

27373 (58). Are you satisfied with the present designation "the Provincial Civil Service"?

-Yes

27374 (60). Are the existing rates of pay and rading in the Provincial Civil Service of your Province adequate to secure the desired quali-fications in the officers appointed? If not, what alterations do you recommend ?-Yes.

3rd March 1913.]

## Mr. Lalubhai Sanaldas Mehta,

[continued.

# Stalement referred to in the answer to question 27342.

	;	Name,				Date of arrival.	Community.
		BOMBAY.	-		_	The T	ļ
a Makain Washii						1887	Notation 1
		•••	144	***		1891	Mahomedan Eurasian.
	• • •	,	***	***		1892	Hindoo.
4. DeSouza	***	***				1894	Christian.
5. Ghosal ,				***		1895	Hindeo.
6. Dutt, C. C.		***				1899	,,,
7. Balak Ram		,		,		1901	,,
8. Hamed, M. A.		***	***	***	٠,,	1904	Mahomedan
9. Nissim		***	•••	***	***	1906	Jew.
0. Dalal, A. R.	***			1		1908	Par-ee
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1. Palit, L.	***		•••	***	***	1886	Hindoo,
2. Mahomed Usuf		***	***	•••	***	1892	Mahomedan.
3. Mukerjee, S. C.	***	***	***	•••	***	71.00	Hindoo.
4. Dr. Kisanehandra	***	***	***	***	***	1698	п
	* * *	***	•••	•••	!	1897	μ
6. Malik, S.	***	***	•••	•••	***	1899	Christian,
<ol><li>Vas, Joseph</li></ol>	**	***				1898	Hindoo.
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1. Guru, S. D.				***		1908	וו
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8. Narsinghroy	,		,				"
		MADRAE.				1890	Hindoo.
1. Dutt, A. C.	***	***	.,				
	•••	***	***			1805	Christian.
S. Banerji, A. R.	41.		***			1899	Hindeo.
	1411	,					,,
5. Dutt, P. C.	••• .	,	***			1000	u"
6. Rajeppya, N. A.	•••			***		1901	.,
7. Gharpure, H. G. 8. Bhote, J. W.		***		***		1902	Christian.
9. Vombatkar, P. R.		***	***			1904	Hindoo.
0. Krishnamma, J.	Σ.		***		***	1908	Christian.
1. Rammurti, S. V.	•••	***	***	•••	•••	1912	Hindoo.
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1. Mallick, B. K.		в чив Оі	CINEA.		•••	1990	Hindeo.
2. Sen, Birendra Ch	andra	***		***		1893	"
3. Deb, M.	***	***	•••			1899	,,
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3rd March 1913.]		Mr. LAL	[continued.						
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a Datas A. T.						1908	Hindoo.		
<ol> <li>Rajan, A. J.</li> <li>Napavati</li> </ol>				•••		,,	,,		
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	CENT	RAL PROVIN	OES.			1	-		
	:					1898	Parsee.		
<ol> <li>Patuk, P. S.</li> <li>Ghazanfar Ali K</li> </ol>	hor. *		***			1899	Mahomed	lan.	
3. Cama, C. B. N.	***			***		1904	Parsee.		
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		PUNIAB.						. •	
1. Tekchand Divan				***		1895	Hindoo.		
2. Asgharali	100		144			1898	Mahomed	an.	
3. Letif Alma		***	***	•••		1903	1 11		
4. Bhide, M. V.	***		•••			1908	Hindoo.		
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<ol> <li>Dalel, B. J.</li> </ol>			•••	***		1894	Parsee.		
2. Usuf		***	***	•••	•••	1896	Mahomed	an.	
3. Kasam Ali		•••	***			,,			
4. Chaterji, A. C.	***	***	***	***	***	1897	Hindoo.		
5. Badhwar, G. C.		***	••	***		1890	_ 11		
6. Nanavati, E. M.	***	163	***	•••	***	3901	Parsec.		
7. Kuvar, J. P.	***	***	***	***	***	1908 1905	Hindoo. Christian		
8. Mandal, J. B.	***	***		***		1906	Hindoo.	١.	
8. Mandal, J. B. 9. Mohta, V. N. 10. Panna Lal	***	***	***		•	1907			
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3rd March 1913.1

Mr. LALUBRAI SAMALRAS MEHTA.

fcontinued.

# Mr. LALDEHAY SAMALDAS MEURA, called and examined,

27375. (Chairman.) You are an Additional Member of the Bombay Legislative Council ?-

27376. To what caste do you belong?-I am

a Nagar Brahmin. 27377. I believe you are in favour of simul-

taneous examinations ?- Yes. 27378. You do not think that a minimum proportion of Europeans should be fixed?-No; because I do not think that it is necessary to do

so at present.
27379. If a minimum mast be fixed you would make it one half?—Yes.

27880. You would have an identical examina-

tion and a common list?—Yes, 27381. If the number of Indians who were

successful came to exceed the limit you are prepared to impose, would not difficulty be experienced in passing over some of them ?- If such an occasion arose the arrangement can be altered by regulations. We do not fix any proportion for the present. I have said here that I do not think the proportion will be reached for one generation, at least, say, for twenty-five or thirty years. When that timevan us reasons not one generation, at least, say, for trensty-five or thirty years. When that time-limit is likely to be reached possibly there will be reached Royal Commission. But the Government of India, by orders of the Steretary of State, may say, "Now we fix the limit of Indians at this percentage." I do not blick it will lead to any distribution.

27382. Would you retain a preponderance of Europeans in the administration?—Theoretically,

yes; but not by statute.

27883. Practically, are you in favour of it?— Practically we will always have it, but not by statute.

27884. Assuming you allowed up to one half, do you think there would be any danger that would be discouraged the best type of Englishmen from coming out to this country to take part in the administration? I would not hazard au opinion now upon that matter. When I seat in my replies, I thought that within the period of twenty-five or thirty years the Indians who entered the Civil Service will be imbued with British principles of administration, and that it would not be difficult for Englishmen to come and work with them, even if the number of posts is reduced to one-balf.

27385. What would be your objections to the alternative scheme of a separate examination which has been put before us by some witnesses?—In the first place we want "a fair field and no fayour," as His Highness the Aga Khan said. We want the same open door that the Englishmen have.

27386. Cannot you conceive of a separate examination which would offer a fair field?—It will always have the stigms of inferiority.

27387. Supposing that examination were of the same standard and stiffness as the simultaneous examination?—Then, why not have the simultaneous examination? I would have the same examination. As soon as there is a separate examination, even if the standard is kept the same in the beginning, there is a danger that it may be lowered later on

27385. In your answer to question (10) you propose to keep open for the Provincial Civil Service 10 per cent, of the Collectorships?—Yes.

27889. And in your answer to question (24) you say that you are opposed to the listel-posts

system as you are in favour of simultaneous ex-amination?—I will explain. On principle I would have all the listed-posts go back to the Indian Civil Service. But there may be rare instances where the Deputy Collectors in the Provincial Service have done such a good work that Government might desire to reward their services by giving them some higher posts. For that I would reserve two Collectorships if the Government thought they would like to reward the services of a Deputy Collector; but not by right. 27390. It would be the same system as at

present, only you would limit the number?-At present we expect two Collectors to be Indians by right, hereafter we will not expect them to be Indians from the Provincial Service unless Goveramont thinks it necessary to have them.

27391. You would allow of selection to these posts from outside the Provincial Service as well ?-It would be restricted to the Provincial Service. But selection would be made by Gor-

ernment if they think it is necessary to do so.
27392. Your proposal is somewhat different? There is a difference. We as a class expect two Collectorships to go to Indians.

27393. Not by seniority?—We expect them as a right. The Government may under my pro-

as a right. The Government may under my pro-posals have Indians if they like. 27304. You suggest that they may be English-men or Indians?—Yes.

27395. They must come from the Provincial Service?-I have said it may be kept open. The Government may have the right to appoint one man to a Collectorship.

27396. You recommend that 50 per cent. of the posts of District Judges should be filled by Indian Civil Service Officers?—Yes,

27397. How many years' probation do you suggest?—I have not studied that point. I would not give a scheme. I have nothing to do with law.

27398. Generally speaking, you recognize that the Magisterial experience of the Indiau Civil Service Officer is a valuable qualification for service in the Judicial branch? -Yes, in a way it is; but we want something more than that.

27399. You want, alded to that, sound training in Civil Law?-Yes

27400. But I ussume from the fact that you offer 50 per cent, of the posts to the Indian Civil other to be control the posts to the factors of the particular training which they now undergo for a number of years is a fitting one?—It would be a fitting one, but it is not a necessary one

27401. You have no objection to it?-Not in the least.
27402. You suggest a certain amount of re-

ernitment from the Bar for the Judicial Service ?-

27403. Do you think that a good class of Barrister would be found who would be willing to leave his practice and take up these posts?—I have not said Barristers. I have said at present "practising lawyers." I had chiefly in mind University men, LL B.'s.
27404. You would not then take men from

ractice at the Bar, but from the Universities :- I had University men in mind. If there is a competent wan at the Bar who will agree to go, he may be taken.

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27405. Do you think many competent men would be found to leave their career at the Bar and to accept the post of a District Judge ?-I think so.

You recommend that candidates re-27406. cruited in England and India should have two years' probation at a residential Institution in England?-Yes.

Would this he one of the Univer-27407. sities ?-- I should like them to be at a University,

if possible. 27408. You suggest that for the Provincial Civil Service there should be an examination?-Yes. 27409. Why do you suggest an examination when you say that the recruits so far have been wholly satisfactory?—The recruits so far have heen satisfactory, but they may not be satisfactory

later on 27410. You think it would ensure a belter stamp of men?-Kqually good, if not better.
27411. You would have nomination followed

by examination?-Yes; that is what I have said. 27412. In your answer to question (57) you say you would take away from the Mamlatdars the Judicial powers which they possess and give them to Subordinate Judges?—Yes.

to Controlline Suggest—1ec.

27418. Would you tell us what powers you mean?—Magisterial powers.

27414. You would leave them Revenue and Excentive powers?—Yes. And hand over their Judicial powers

to the Subordinate Judges ?- Yes.

27416. You are satisfied generally with the

present salaries of the Provincial Civil Service officers?—Yes.

27417. You do not think there are any grades

n the service from which there are complaints?—I have not beard of any. 27418. We have heard a good deal of

evidence to the centrary?—I have not. 27419. (Lord Ronaldshop.) How do think the public opinion of the educated classes in India would regard the proposal to place a limit upon the number of Indians who might enter the Indian Civil Service through the English door?— So long as the number of Indians entering through the English door is limited to only 5 to 6 per cent-as at present we would not object to fixing the

limit at 50 per cent. for the future. 27420. Do you not think that any such proposal would be very properly and very strongly objected to by educated people in India?-If the attempt is made later on, when the maximum I have put is reached, it may be objected to. I have therefore suggested that such a limit might be fixed now,

27421. At any time?-I do not think it would be objected to new. It might be later on: We will not then require more posts: but will be satisfied with the number we have then got.

27422. Is not this entry into the Indian Civil Service by means of competitive examination in England regarded as a right by Indians?-Yes.

27423, And if it is proposed to curtail that right, do you not think that a very strong egita-tion would probably arise?—If simultaneous examination is not likely to be introduced unless a minimum is fixed for Europeans. I would go in for a minimum and fix it now. If the afternative is "Rither do without simultaneous examinations or have simultaneous examinations with a mini-mum for Europeans," I would fix the minimum as a compromise.

27424. I understand that you do appreciate the fact that it would be difficult, after you have once given the people of this country the right of entering the Indian Civil Service through open competition whether in England or in India, to come down at any future time and say, "We must put a limit upon the number of Indians who are entitled to get into the service by this means."?-It depends upon the progress of the country at that time, I do not know what Indians in thirty years' time will think,

27425. However, it is probable that they would object?-That is why I suggest a com-

promise now.

27426. With regard to your proposals for recruitment into the Judicial Service, do you think that men who were recruited from the Bar would make a different type of Judge from the men who were recraited from the Indian Civil Service?-I do not think so. If the Indian Civil Service men have a legal training both of them will stand upon equal ground.

27427. There will be practically no difference

between them?—I should think not. 27428. (Mr. Gothale.) Your grandlather was

chief minister at Bhavnagar ?-Yes, 27429. And after that your father was chief

minister?—My father was chief minister. 27430. And your elder brother has also been chief minister ?-Yes.

27431. And you yourself were chief Revenue officer and are now a member of Council in that State?—Yes.

27432. So that you may be taken as a representative of what may be called the govern-ing families of this country?—In a Native State.

27433. The opinion has been expressed by some witnesses that representatives of governing uny scheme of simultaneous examination. To what extent do you think this view is likely to be held by such representatives?—One casto, or those whom I know, will be in favour of simultaneous examination.

27434. In your reply to question (27), your have recommended that certain posts should be Ested. You say: "If neither simultaneous examination nor separate judiciary service for half of the posts is to be granted, I would increase for the present the number of the listed posts so as to include (a) one Divisional Commissioner. (b) one Secretary to Government, (c) one Under-Secretary to Government, (d) one-third of the Collectors and District Judges, (e) Tülukdári Settlement Officer, (f) Registrar, Co operative Credit Societies, (g) one half of Assistant Collectors and Assistant Judges "?-Yes. .

27435. You are aware that the Talukdari listed posts?—Laterly a civilian Settlement Officer is at present in the list of has been

Your complaint is that latterly the 27436. post has been given to members of the Indian Civil Service though it is listed ?—Yes.

27437. The opinion has been expressed that Estilement Officers may not do well as Talukdari Settlement Officers. Are you in a position to say anything about that ?—As a matter of fact I know of two Indian Talukdari Settlement Officers who have given salisfaction.

27438. Were they popular with the Talukdars ?-Yes, they were.

Mr. Lalubhai Samaldas Mehta.

Continued.

27439. With regard to the Registrar of Cooperative Credit Societies, I believe you have special experience of work in connection with those Societies?—Yes, I had a kand in establishing the Co-operative Central Bank. I have been working for the organization of Societies in certain places and for promoting the feeling of cooperation all round, and helping the Registrar in some other ways.

27440 Do you think there would be any objection on the part of these Societies to having an Indian Officer placed in charge of this office ?-No.

27441. You are sure about that?—Quite. 27442. You are at present agent of Marsland, Price and Company ?- I am.

You have a number of Europeans 27443.

under you?—Yes, about eight. 27444. Do you experience any difficulty in their working under you?—No. They loyally

carry out my instructions. 27445. You bring out good men?—The highest paid man gets Rs. 800. We have E.Sc. men from Cambridge; they are specially trained

27446. They show no feeling against working

under you?-Not the least. 27447. (Sir Theodore Morison.) With regard to your answer to question (32), do I understand that you there recommend a special training institution which shall be of a residential

institution which shall be or a resolution character?—Yes.

27455. And you orgo that it would be no strantage that they should be brought up with a facing of commadeship with each other?—Yes.

27449. We have but this special institution recommended to us before, only it has been considered to the before, only it has been considered to the before the consideration of the consideration

pointed out that if you have a special institution the man must be recruited at an early age, that we must get boys at school leaving age, and send them for two or three years to this special institution. If we were to recommend that course, what do you think ought to be done with regard to the recruitment of Indians ; Indians, I presume, would suffer means of Audinary America, a presume, would safely if the ago of the competitive examination were lowered ?—Yes.

27450. What course would you recommend?

—I would recommend truining institutions after

they had passed the examination. 27451. That examination would necessarily

he at a lower age, between seventeen and nine teen ? - I do not know why, if they passed their examination at twenty-three they cannot be kept

at the same place during the years of probation.

27452. It has been urged upon as that the advantage of it would be that it would give them special training in Law and create enthusiasm in Indian subjects, and make them learn an Indian classic well; and that the Englishman and the Indian should be together in one institution. But this cannot be obtained in one year. It was urged upon us as an alternative to University training; and therefore we were told that we must go back to the school leaving age, and get boys between seventeen and nincteen, and put them into one institution?—If the scheme of giving education after they have pussed their Indian Civil Service as suggested by me is not practicable, I would drop that idea, and allow the probationary period to be passed as it is now. 27453. Supposing you thought that for

arthon, amprosing you through that for Indians this was an unsatisfactory solution, you might still be willing to take the epinion of some of our English witnesses that it would be a good

system for the Englishman. If it was desirable for the Englishman, it presumably would not prevent them having that training for the sake of the much smaller proportion of the service who are Indians. Supposing that is recommended for the Englishman, what do you recommend in order to put the Indian upon the same footing so as to give him a fair chance? - Unless we change the University system here, which fixes sixteen as the age for entrance for the Matriculation Examination, I do not think Indians will have a fair chance of competing.

27454. Can you suggest any recommendation that we should make to recruit the Indian under these altered conditions?-Do I take it that it is with the simultaneous examination in India, or

without?

27455. I should like to beer your opinion of both; and your suggestions in either case? -If it is simultaneous examination in India we may large to lower the standard of the Indan Civil Service to a certain extent.

27456. It would be competitive?-Competi-

tive, but all round lowering it.

27457. Boys who are three or four years younger than the present candidates will not know so much, that is clear; but we are going to take care of their training afterwards. The standard will be set by competition, and nothing else?-If it is not by simultaneous examination, I have suggested that a large number of scholarships should be given. These may be given after they have

be given. These may be given after they have passed their Intermediate examination in 27458. Would you have an examination in India for a certain number of places?—I would have the same examination open to Indians

27459. Even at the reduced age, would you have Indian boys competing at the same age as English boys? —I would take the chance.

27460. You would take the chance, if you got simultaneous examination, of Indian boys having to compete when they had on Intermediate examination?—Yes. only passed their

27461. (Mr. Chaulal.) It has been suggested to us that young Indian bays should be selected at the ages of 13 and 14 and sent to public schools in England. From what you know of Indian boys, do you think that it is possible to make a proper selection of them at the ages of 13 and 11? - No

it would be practically impossible.

27462. With regard to your answer to question (57), ie that an answer which you have given from your experience of the working of the present system under which Mambatdars exercise judicial powers?-Partly from what I have heard of the working, and partly from my experience in my own State where we have carried on that system of the separation of work between Mamlatsystem of the separation of accorded very well.

Mirs and Muncifs. It succeeded very well.

2.2 -o. know that. It may be

dars and Munsus. It succeeded very well. 27463. I did not know that. It may be interesting. You say you carried it out in your own State?—Yes, in Ehavnagar.

27464. Did you introduce the experiment after a system in which revenue officers exercised both owers? Was that system in the State previous powers: Was that system in the date previous to the introduction of separation!—It was introduced when Mr. Percival and Mr. Gourishankar Udeshanker became joint administrators. The Mamhatdars had no criminal powers of any kind. The Subordinate Judges had all the

criminal powers.

27465. You found that the Mamlatder did
not find any difficulty in carrying on their

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executive work although they were not vested with the powers?-No, not at all.

27466. (Mr. Sly.) You have suggested a European minimum of one-half ?-Yes.

27467. Can you tell us whether you meant that to be a furner minimum of one-half for the Bombay Presidency, or for the whole of India ?—
I am talking of the Bombay Presidency only.
27468. According to your local knowledge you consider that would be a fair minimum to

apply ?- A fair minimum at a very late stag

27469. What do you mean by that?-I do not expect that minimum to be reached within thirty

27470. Can you suggest to us what would be a suitable minimum at the present time if we have to fix one?-I would not fix it unless it is absolutely necessary in order to get simultaneous

examination 27471. But if it was found absolutely necessary at the present time to fix a minimum?—I would fix it at 50 because it will not be reached. I To ask for

would not fix it at a lower persentage. To ask for a higher percentage would be impossible.

27472. You would first fix it at one-half?—

Yes. 27473. In answer to question (32) you have recommended a special justitution at which Indians who pass by the simultaneous examination in India should go and receive European training in England. Is that what I am to understand ?-Yes.

27474. Do you wish the Indian candidates also to receive training at that institution?—Yes. 27475. As one body?—Yes, if possible. 27470. So far as the Judicial branch of the

Service is concerned, under your scheme do you wish any of those to go to the same institution?-

27477. As for the Indian practising lawyers, you suggest that they should hold 30 per cent. You do not consider they would require any train-

ing at all ?—No.
27478. In recommending that Mamiatdars should not exercise Megisterial powers, you have made no recommendation with regard to the Sub-Divisional Officers or District Judges at all upon that point?-I have not drawn up a scheme, but I think it would be possible to take the Criminal powers from the Deputy Collectors and give them to the Assistant Judge,
27479. You would like the same sobeme extend-

ed to Deputy Collectors and District Magistrates ?-

27480. (Mr. Macdonald.) In your answer to question (30), relating to the syllabus of study for probationers, you say that you are in favour of two 

27481. Cannot you recommend some improvements in the present course of probation study ?-I am not in a position to do so, and I do not feel

myself competent to give an answer.

27482. Really, as a matter of fact, you do not recommend the same course of study. You вау you would prefer not to recommend anything about it?-I thick it has worked fairly well. I have had no complainte.

27483. (Mr. Madge.) Have you no fear that the introduction of simultaneous examination into this country would re-act upon the existing standard of education, I mean with reference to the fear entertsined in many quarters already that the tendency is to prepare for examination rather than

to give real education ?- I think that the idea that the examination would lead to enuming is a myth which ought to be exploded. I have no fear whatseever that the introduction of simultaneous examination would lead to mere cramming.

27484. Considering the present state of educa-tion in this country, do you think that simultaneous examinations within any period that we can think of at present would give you men up to the stan-dard of the Indian Civil Service examination?—If they passed the simultaneous examination it will be

for them to prepare for it.
27485. I want to know your opinion as to
whether the present state of education in this country is up to the standard of the Indian Civil Service, and would give us men who would pass ?-Principal Paranjpye told you that we can get a few man in the beginning. He is an educationalist, and he knows what he is saying.

27486. What is your opinion?-I agree with

27487. That you would get a sufficient number of men passing?-You would get some men

27488. Have you formed any idea what would be the probable number?—For the first five years I should not expect more than five or six passes for the whole examination every

27489. You want to reduce the number of fisted-posts. Do you not think that would have the effect of discouraging the Provincial Civil Service, which is very highly spoken of generally 7-ks regards the Collectors, I have kept two posts at the dispessal of the Government. I think that would be quite sufficient for the Provincial Civil Service.

27490. That is not an answer to my question.

My question is whether it would not discourage
the Provincial Civil Service?—No, it would not

27491. Do you propose any revival of the Statutory system? Do you say that the system was had in itself, or that the selections were unfortunate?—Both. 27492. So far as they were unfortunate, has

any method occurred to you of improving the selections?-No, because I do not believe in

27493. In answer to question (58), you think that recruitment for a Provincial Civil Service should ordinarily be restricted to residents of the Province to which it belongs. Would you kindly give us your grounds for that opinion ?-Ordinarily, no man from the other Province would care to come.

It is not on account of individual choice, and not with reference to any feeling in the different Provinces?-No.

27495. Do you think one man from one Province would welcome a man from another Province ?-I think so

27496. Would you restrict the power of Government to send a good man from one place to choses to go?—I have said that ordinarily I would not restrict it. I have taken it in that sense.

would you draw 27497. What distinction between ordinarily and generally ?- I say that in special cases Government may appoint.

27498. (Sir Murray Hammick.) I did not eatch what your present occupation was ?- Merchant and private Banker, doing banking

27499. Do you employ several Europeans?-Yes, I am agent of Marsland, Price & Co. It is a Joint Stock Limited Liability Company here, 27500. Are the shareholders mostly Indians?— Half the shareholders are Englishmen, and half

are Indians. 27501. And the Directors ?- Four are Indians

and two are Englishmen. 27502. What business do they do?-Con-

structional Engineers. structuous magnesses. 27503. These Europeans you employ are mostly Rugineur, I suppose?—Yes. 27504. What are they constructing?—We

are specialists in re-inforced concrete.

27505. Have you had much to do with the University?—I am a Fellow of the University. 27506. You faucy that in the pext four or

five years, if you started simultaneous examinations, five or six candidates would get in every year ?-That would be the most.

27507. Do you think that the man who passes the B.A. now will have a chance of passing it?-The first-class man will have the chance.

27508. Do you think that the man who takes the M.A. would pass the examination?—He would only have one year in which to prepare, because he gets his M.A. at 22, and his chance is restricted to the extent that he will only have one year. We specialise in the M.A. in one subject in our

University. 27509. He passes his M.A. at what age?-

Twenty two. 27510. I suppose he can go up much later if likes. There is no limit of age: a mau of he likes. forty could go up?-For the Civil Service he will

only have one year. 27611. He can go up for his M.A. at any

time ?-Yes. Twenty-two is the minimum age. 27512. The M.A. is a special examination in

one subject?—Yes.
27513. So that the M.A. examination would not help him at all to pass into the Civil Service,

not net prime as in pass into pass would it?—Not much.

27514. Therefore, probably, if you bad simultaneous examinations in Bombay it would reduce the number of candidates vory much indeed who went up for the M.A., I suppose?—I do not think so, because just now the B.A. passes also go up for M.A.

27615. Therefore the best men who would naturally in the course of things go up for M.A. would be diverted off from the M.A., and not take the M.A. course in future?-He might go up afterwards.

27516. After they had got into the Civil Service, it is not likely that they would go up for the M.A., is it? - If a man is gifted with great knowledge, he might.

27517. The ordinary experience is that when a man setales down noto professional life he is not likely to continue the course at the University ?-Some of them may not.

Therefore, do you not think that the 27518. 27618. Therefore to you had made an ambier of caudidates who go up for the M.A. will be very much reduced if you start simultaneous examinations?—Not very much. The B.A. firstclass in the Bombay University for the past few years have not been more than three or four or so, on the average. There would be about seventyfive in the second class and two hundred and fifty

in the pass class. If three or four men did not go up for the M.A., it would not reduce the number of candidates, and would not matter anything,

27519. How many candidates would there be

for the M.A.? -About sixty. 27520. Out of the sixty do you not think a great many will go up for the simultaneous examination?—It would not be possible for them

to compete. 27521. Would they not prefer to go in for the

simultaneous examination after than go in for the M.A.?-If they know they have no chance they will not go in for it, 27522. It takes a good deal to make a man

think that he has no chance. Supposing they have a chance, do you not think that it would divert them off from the M.A.? It would be a bar to their going up.

27523. Would not your first class B.A. men go in for the simultaneous examination?-Some

would 27524. And if they did not go in for the simultaneous examination they would naturally go in for the M.A. course at the University?-Some would, and some would go in for the Law

course. 27525. Those who go in for the M.A. course would be diverted off and go in for the sunnitaneous examination? - Some of them would.

27526. Do you not think that the Senate of the University which would lose all these candidates the Onversity which would not on the M.A. would have very strong press its put upon them to after their M.A. course in order to make it more entable for the simultaneous examination course ?-I do not think so, for the sake of two or three mea.

27527. You think the M.A. course would conlinue to specialize on one subject? -I think that it is the tendency of the Sausto at present to

allow our best men to specialize in one subject. 27528. What I want to ask you is whether you do not think that the institution of simultaneous examination would be a very strong motive for aftering that policy ?-I do not think so. It

is possible.

27529. The simultaneous examination is in which there is no spreinlize. examination in which there is no spreinlization?-There is general culture. As far as I know you have to specialize in one subject in order to get the highest number of marks in one subject; you scrape through with two-thirds marks in other subjects.
27530. You have to take up other subjects?-

You must specialize in one.

27531. Do you not think that the best erndidates in the University would rather go in for the simultaneous examination than go in for specializing on these courses at your University?—Some of them would, and others would not. It depends upon temperament. These who go in its specialization and culture and are fond of one subject, say, Mathematics, or Science, would not go in for the simultaneous examination.

27532. Supposing there were no successful candidates for this simultaneous examination for five years, do you not think that great discontent would be eausel?-No.

27533. You do not think they would ask for the simultaneous examination curriculum to be altered ?-No.
27534. You think that the educated youths

here would accept the position quite quirtly ;-

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They would, because they will have faith in the Civil Service Commissioners.

27535. Yes; but do you not think there would be a strong sgitation to have the curriculum altered ?-There have been very few passes in the last two or three years, but there has been no agitation.

27536. Last year six or seven passed, what about the preceding year?-There was only one

man who passed last year. 27537. But the situation would be very different when you had two thousand eardidates in India, and only five passed. Da you not think there would be a strong call for an alteration in the system of the examination?-You take it as an hypothesis that two thousand will go up. I do not believe it.

27538. How many will go up ?-As Principal Paranipye told you on Saturday, about fifty or

27533. You think that from the whole of the students in India only fifty or sixty will go up?—Yes, that is what I think.

Xes, that is what I think.
27540. It suppose you infend this 30 per cent,
of Indian practising lawyers to go into the Civil
Sevrice merely to held Judicial posts?—I want
them to held Judicial posts,
27541. You would not himg them into the
Civil Service?—No, I here not thought about it.

27542. You would preserve 20 per cent, for the

Subordinate Judicial Service ?- Yes.

27643. How does that compare with the number of listed posts they now hold?—About three to four District Judges. 27544. What percentage do the listed posts hear to the total number of Judges?—About three.

As far as I remember it is three.

27545. 27545. What percentage of that is the total number of Judicial appointments?—Three in the first grade, six in the second grade, and nine in the third grade. It would come to 3.6. It is about

20 per cent. 27546. You do not want to increase them at all?-No.

27547. (Mr. Heaton.) Do you think that two demand for simultaneous examinations is as keen now amongst the educated gentlemen of this

country as it was, say, fifteen years ago ?- I think to, amongst the educated classes.

You do not think that the extension of their attention to commerce and industry has, to some extent, taken away from their keennese in the matter of simultaneous examinations?-Some educated men have gone to England to study industries and science, but in spite of it there is a feeling that it is not fair that our men should not have an opportunity of appearing at the simultaneous examinations here.

27549. Would you give it the same relative importance that it possessed fifteen years ago?— It has not grown. It is the same,

27550. Do you consider that there would be any difference in the reputation of those who passed in India and those who passed in England?—No; if the examination is held by the same body of Civil Service Commissioners; You would not consider the mere fact

that certain candidates have not made an effort to go to England in order to pass would differentiate them from the others?—I do not think so.

27552. In your answer to question (2) I think you are there dealing with the subject of the competitive examination?—Yes.

27553. You say, "the system does not provide for legal training". Do you think it ought to provide legal training?—That is not for the competitive examination.

27554. With reference to your answer to uestion (11), I see there that for the purpose of the Judicial Departments you depart from the prin-erple of competitive examination, and you say that 30 per cent. should be thrown open to Indian practising lawyers. You introduce selection?—It as been rather a difficult thing to decide. I have tried my hest to find out some solution, and that is the only solution I can come to. Practising lawyers would not submit to examinations at the end of seven years; and as I want practising lawyers we have to fall back upon selection.

. 27555. Why do you want practising lawyers?—My friends who are lawyers tell me that anless a man is a practicing lawyer he would not be able to weigh evidence.

27556. You give that as lawyers' opinions !-

27557. De you think that lawyers entirely unprejudiced judges of that matter? Is not their own profession, perhaps, likely to tinge their view?-It may be: and there is a precedent also. At present in the Suberdinete Judgeships we require three years' practice, so that Govorn-ment must have some reasons for fixing three years' practice as the necessary qualification

27558. You do not know much about the men who are appointed Subordinate Judges, do you?-

Not much.

You have no real knowledge of the 27559. amount of practice they actually have hed?-I. know that some have had very good practice, and others have had very little practice.

27560. Those that have had very little practice are probably largely in the majority. What advantages do you personally think would be derived from taking away this 30 per cent of indicial appointments from the Civil Service, and recruiting them by nomination from practising hwyers?—There is a demand from the lawyers that they should have some opening in the Service.

27561. Have you any opinion of your own?-I think the demand is a just one.

27562. You have said that Magisterial and Executive experience are not a necessary training for an officer who joins the Judicial Department. Have you any opinion as to whether it is a valuable training?—I think it would be a useful training: I will not say valuable.

27563. Do you know much of the nature of the cases that come before District Judges?-

Samething. 27564. Do you not know that a great many of the most important of them deal with land tenures ?-Yes,

27565. Is a practising lawyer in a Presidency 27905. Is a precessing may be to the town likely to get much acquaintance with lend towns. The information has to be supplied to him by others, has it not?—Yes,

27566. A Civilian who has done four or five years' work as an Executive Officer does acquire au intimade first-hand knowledge, does he not?-Yes,

27567. And does not his Magisterial work give him a good deal of practice in assessing evidence?—It does,

[continue].

27568. And gives him considerable knowledge of the kind of element which is so often present in dealing with criminal matters?-I

think it does, to some extent. 27569. So that you would say, at any rate to a certain extent, that it was a valuable training?

-It is a training to a certain extent.

27570. As to the two-thirds, what is your view as to giving extra remuneration in some form r another to Civilians who have come from England and consequently have incurred expenditure which the promoted Provincial Civil Servant probably has not ?- I do not feel competent to

pass any opinion upon it. 27571. You do not absolutely advocate that they should be paid exactly on the same terms? What I said was that these officers from the listed posts who do the same work as the other Civilians, should not be treated as if they were interior persons. The possibility is that if they get two-thirds of the salary they will not carry the same

weight as other Civilians.

27572. You would not object to a system by which salaries are identical, but that English Officers should receive some compensation in some form on account of their special expenses?—As long as the salaries of all the listed posts are

the same, I do not object. 27578. As to your own State of Bhavnagar, with regard to the separation of Magisterial and Executive duties, I understand you have Sub-ordinate Judges who are also Magistrates?—Yes.

27574. And do all the Magistrates there do both Civil and Criminal work ?-Yes, they do both. 27575. All of them?-Yes, all of them

27576. About how many officers are there of that kind there?-There are nine talultas and nine Subordinate Judges with Magisterial powers, and each of these tálukas has one Revenue Officer.

27577. About how do these talukas compare with say those of Ahmedabad? - I find there are six talukas and two mahals, so that the nine talukas would be equal to the work of one Collec-

Your taluka would roughly he about the same?-Some bave about fifty or sixty villages,

see same: — some pavenness any or same tong some some twenty five or thirty, and some forty or forty-five villages in each tellake.

27579. Are these officers over-worked or do they find no difficulty?—They are not over-worked. 27580. Do you know if they find any difficulty

in acronging their civil and criminal work to as to prevent unnecessary delay?-No complaints

reached me when I was in the Service. 27581. (Air. Logickar.) You have said in enswer to question (24), "I do not approve of it as I am in favour of a simultaneous expenimation." Supposing simultaneous examination is introduced, you would reduce the present number of seventeen you would reduce the presents number of seventien listed posts to only two?—I would.
27582. You would reduce afficen posts at once?—Yes, from the listed posts.
27583. You will not leave any encouragement.

to old men serving in the Provincial Service?-That would be so to a large extent. I have kept two Collectorships for them.

27584. Or would you reduce the number gradually as men pass the summitaneous examination?—I would take the chance. I would reduce it all at once.

27585. In your answer to question (51) you "I would combine nomination and competition for the recruitment of the service "?-Yes.

27586. But under the Government of India Resolution they also select men with high educathousal qualifications?—Yes, they do. Until now those elections have been good. I have no complaint to make. They have proved very satisfactory. But to ensure that that should continue, and that the Executive officers should not be troubled with recommendations, I should like an examination.

27587. If high educational qualifications have already been looked to by the Government so far, what is your ground for competitive examination, what suspicion have you?- Each candidate comewith a number of recommendations from his own Principal, M.A.'s come. I know four M.A.'s who have applied this year. If there are Honours M.A.'s with splendid testimonials from the Principals of their colleges, how are they to be selected?

27588. But educational qualifications are unt the only considerations. There is sound health, good physique, active liabits and good character?--Those will stand.

27589. When would you take these qualifications into consideration, after or before examination ?-Before.

27590. You would only allow cambdates to appear who had these qualifications 2-I would have all these qualifications taken into consideration before nomination. Then there would be the competitive examination.

27501. You still think that competitive examination is necessary, although Government has selected the heat men so far?—Yes, I have

27592. With regard to the Magisterial powers of Mamlatders, do you think that Subordinate Judges in British India should do this work in addition to their civil work whom the nowers are transferred ?-Yes, but the details of the scheme will have to be worked out.

27593. Do you think that Subordinute Judges should do the duties both of civil work as well as Magisterial work ?-Both.

27591. In Khandesh there is one Subordinate Judge for two tilukas?-Yes.

27595. Do you think they can do Magisterial work as well as civil work?—Wo will lave two Sabordinato Judges instead of one. We will increase the cadre.

27596. Will you not take the additional expenditure into account?-We will have some saving by reducing the posts of the Deputy Collectors and the Mandatdars.

27597. You think that the Mainlatders' posts can be reduced even if the Magisterial work is transferred?—Yes. They can.

27598. Do you think that these powers should be given to travelling officers? The Magistrate has sometimes to hold an inquest. He has some times to go to a place to suppress a riot. Do ver think that a travelling officer should have his powers, or that incidentally an officer like a Sub-Judge should be catrueted with the work?

27599. He has also civil duties?-We have heen doing it in Bhavnagar, and there has be a no

complaint.

Although they have ciril and criminal work? There may be urgent calls for riots to be suppressed?—Hiels to be suppressed?—That is not criminal work.

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27801. Under the Criminal Procedure Code scheme if I am asked to do so. ie Magistrate's mesence is required ?- Fortunately 27605. Without the additional expense?there are no Revenue riots in Bhavingar.

are a very contented people in Bhavnagar. 27802. Have you studied the conditions in British India?—They are practically the same. 27803. Do you know that each Sub-Judge

has got civil work in two or more talukas? For instance there are 17 talukas and four mahale in East and West Khandesh, with only nine Sub-Judges. Do you think they can do their work in addition to their civil work?—If you take Khandesh, I will take the other districts. 27604. Recently in every talaka two Sub-

Inspectors of Police have been appointed for the purpose of speedy oriminal work and investigation, purpose of speedy oriminal work and investigation. By your method one Sub-Integer will have to do the criminal work of four Sub-Inspectors of Police in addition to his civil dubes?—As I have teld you, if a scheme is asked for I can prepare one by which we can have one Assistant Subordinate Judge to

do that work. I am prepared to work out a

The country will not mind that slight additional expenditure which will come.

27606. Can you give no any reasons for transferring magisterial work from the Mamlatdars to Subordinate Judges?—Why ask this question? It metely leads to speaking against some people, and it is not fair.

27607. In answer to question (80) you say that

Arous in measure organization (color of the existing miss of pay and grading in the Provincial Civil Service are adoptate 2—Xes. 27608. Do you think that the first three grades of Deputy Collectors are sufficient (at present the number of grades is 12) as compared with the total number of the next three grades ?-I have not heard complaints. I believe they are satisfied. There may have been complaints, but I have not heard of them.

(The witness withdraw.) (Adjourned for a short time,)

Louis Charles CRUMP, Esq., L.C.S., District and Sessions Judge.

Written answers relating to the Indian Civil Barrice.

27609 (1). What is your experience of the working of the present system of recruitment by open competitive examination for the Indian Civil Service? Do you accept it as generally satisfactory in principle ?—In my opinion the system of recruiting the Indian Civil Service should be so designed as to secure a minimum number of persons possessing the best English training and education necessary to preserve the essentially English character of administration. That training and education cannot be obtained in India. I regard. residence at an English University as essential. A competitive examination is the best means that can be devised of selecting the necessary number of persons from among candidates so qualified. It is not per se an exhaustive test of the fitness of a attainments. Starting from these premises the present system is in my opinion generally setsifactory. It has been in force since 1892, and appaking from intimate official and personal knowledge of a large number of officers appointed since that date I am satisfied with the results. The officers and satisfied with the scaling of the subsets appointed under this system have on the whole a high degree of mental and physical capacity and are in my opinion well qualified to do the work which falls on the members of the Indian Civil Service. I could instance many who possess shilling in a marked degree, and the average is as high as can be reasonably expected.

27610 (8). Is the system equally suitable for the admission of "Natives of India" and of other natural born subjects of His Majesty? . If not, what alteration de you recommend ?-I do not consider the system equally suitable for the admission of "Natives of India." My reasons are that in the case of these candidates the test is one of intellectual attainments only, and it is possible that the success of such candidates in preponderating numbers might tend to destruction of the English character of the administration which in my opinion it is essential to preserve. In practice, however, I am not in favour of any change. The objection is at present theoretical only, and unless and until it is found that fibers

is any probability of the English element in the Indian Civil Service being seriously reduced, it is

not necessary or desirable to make any change. 27611 (6). Do you consider that the combination of the open competitive examination for the Rome and Colonial Civil Services with that for the Indian Civil Service is or is not to the advantage of Indian interests? Please give your reasons?—On the whole I consider the combination advaztageous. It seemes the largest number of qualified candidates. No doubt the Home Civil Service is as a matter of fact more attractive now than the Indian Civil Service; that is appared by the face that the men who take the bighest places select generally speaking the former maken than the latter, but it is very doubtful whether mere position in the list is any oriterion of the ability of a candidate. Even if it be granted that it is so, the separation of the examinations would probably not cause the better candidates to compete for the Indian Civil Service. If in any year there are 5 vacauties in the Home Civil Service and 20 in the Indian Civil Service, a separate system of examinations would result in the entry of the more highly qualified candidates for the former only. These would be in excess of the number of vacancies, and the surplus would be lost to the Indian Civil Service. At present the total number enter as a rule for both, and the man who fails' to obtain a home appointment, accepts in the

to ocean a nome appointment in ludin.

27612 (6). If you do not consider the present
system of recruitment by an open competitive constant represents by an open competitive examination to be satisfactory in panciple, please state what alternative you would propose. Do you recommend a system based on any of the following principles: (a) Selection by healmasters of the charles around a system (b). authorities and selection under the orders of the Secretary of State: (d) Combined nomination and examination: (e) Any other method V—I am wholly in favour of recruitment by open competiwholly in layour of the system has defects, but it is in my opinion immessitably superior to any alternative that has so far been suggested. On the other hand I regard with extreme distrust any

system of recruitment by selection or nomination. The system of open competition has now been on trial for 69 years and more, and the results have (in my opinion) justified it. In the absence of proved necessity no change appears to be called for 27613 (7). What is your opinion regarding a

system of simultaneous examination in India and system of amultaneous examination in India and in Ingland, open in both cases to all natural-born subjects of His Majesty?—I am opposed to the system of simultaneous examinations. The grounds on which the Public Service Commission of 1886-37 based their recommendations (paragraph 50 of their report) appear to me to be in the main valid at this date. Apart from any question of race it is not (in my opinion) as a rule possible for a candidate educated solely in India to possess certain qualifications essential to the Indian Civilian. There may be, and doubtless are, excep-tions to this rule, but it is unsound to base a system on exceptional cases. If the administration of India is to be conducted on English lines, the successful candidates must possess the qualities formed by the best system of English education. Under the existing system if the candidates have any chance of success in the examination, it may be said that the majority possess these qualities. The question is, how to solect among candidates so qualified, and here the system of open competiso quantizo, ann nero use system de open compes-tion begins, and that system, as a rough test of intellectual atteinments, is adequate. A system of open composition in India would be a test of intellectual atteinments only. In the event of Indian candidates being successful in prependerat-ing numbers the minimum English element would all the extra I would be Indian Civil Service as disappear. I regard the Indian Civil Service as being primarily intended to seems that necessary

27614 (8). Are you in favour of holding this examination simultaneously at any other centre or centres within His Majesty's Dominions?-The reasons which lead me to disapprove of a system of simultaneous examinations in India and England also lead me to doubt the wisdom of holding the examination at any other centre than London. I have not however sufficient knowledge of conditions in other parts of the Empire justify me in pronouncing a positive

opinion. (b). What would be your opinion with 27615 regard to filling a fixed proportion of the vacancies in the Indian Civil Service cadre by "Natives of India" recruited by means of a separate examination in India or by means of separate examinations in each province or group of provinces in India? If so, what proportion do you recommend ?—So long as the strength of the Indian Civil Service recruited as the strength of the Indian UVII Server recented in England as at present is present is present as the proposal to fill vacancies by any other method is not open to the objection that it may tend to reduce the essential minimum. So long as that minimum is maintained I have no objection to the filling of minimum of the proposal of the filling of vacanojes in excess of that minimum by other methods. But the method suggested is open to An open competition of a literary objection. nature does not test the qualities required for these appointments. Further, the result of such a competition would be to secure the almission of a preponderating majority of one section, and that a section which does not command the confidence of all sections of the community. The proposal would probably be recented by other sections of the community. I am speaking of the suggestion to hold separate examinations in each province.

The suggestion to hold one separate examination for the whole of India or for groups of provinces is even less acceptable. In any event I should be opposed to recruiting the Inlian Civil Service as such in any manner except by open competition in

England on the present lines. 27616 (10). If you do not approve of simaltangous or separate examinations in India, are von in favour of any system under which "Native of India" would be selected in India for aimission to the Indian Civil Service by means of (a) nominaion; (b) combined nomination and examination; or (c) any other method? If so, please describe fully what system you would recommend. In particular, do you consider it desirable that whatever the system, all classes and communivisias should be represented? If so, how would you give effect to this principle?—In my opinion the Indian Civil Service as such should be kept apart and recruited in England to the necessary minimum strength, such appointments as remain over being filed by another method. It is not possible to recruit one service in two ways except nominally. Persons admitted to the Indian Civil Service in the manner proposed would be in reality on a different facting from those who had entered by computation in England. Further, if they were to receive the same rates of pay the proposal would be uneconomical; if they receive lower rates of pay, still less mould they in fact be monthers of the Indian Civil Service. It is most and estable to do anything which makes that service less homogeneous and less attractive. It is of course desirable that all literate classes and communities should be represented. No system can be devised which will do this. The matter can only be left to nomination and the discretion of the Local Government

27617 (13) Do you recommend any separate method of recruitment for the Judicial Branch of the Indian Civil Service? If so, please describe the system that you would propose? - In my opinion the most essential qualifications for the discharge of the duties of a District and Sessions Judge in this province are a sound general educa-tion, and intimate knowledge of the country, and plenty of common sense. The majority of men in the Judicial Branch cannot hope to rice higher than the post of District and Sessions Judge, and 90 per cout, of the work done in District and Sessions Courts turns on questions of thet and Sessous cours turns on questions at fact. The problem ordinarily presented this this form, "Is the witness telling the truth? If so, what is the inference?" No training in law which has yet been devised will bely a man to answer these questions. The present system gives us men of good general education; the jears which they spend as Assistant Collectors give them an intimate knowledge of the country, or they are in camp for many months away from the artificial conditions which prevail in large towns. During these years they deal with much eriminal work, and not a little work of a civil erimmal work, and not a new work or can crust mature. A man with this training his gone a very long war towards qualifying himself for the duties of a District and SeeSous Andgo. Not only is it a good training. But it is oldmost essential. The sole question that remains is how to give a man so trained the necessary knowledge of law. I would not underrate the necessity of that knowledge but there is, I think, a growing tendency to overrate it. So far as recruitment goes I am unable to suggest any hotter system.

27618. (15). If the system of recruitment by open competitive examination in England is retained, please state the age limits that you recommend for candidates at such examination, giving your full reasons. Do you consider that the age limits should be fixed to attract candidates of the normal school-leaving age in England, or candidates who have completed a University course, or candidates at an intermediate stage of course, or candidates as an intermediate stage or education?—In the first place the "intermediate stage of education" must be ruled out. I regard residence at an English University as most desirable, but there are only two ways of scenning it. The majority of candidates at present bold scholar-ships, and it is clearly impossible for the holder of a scholarship to give up the addragy academic course in order to compete for the Indian Civil Service. Failure would leave him stranded. As Service. Failure would leave upin strategic. As between candidates of the ceho-leaving uge, or candidates who have completed the University course, matters are fairly evenly balanced. The University course gives men of more materied intellect; the objection is that it excludes a certain number of promising boys who cannot afford the expense of the University. I should be inclined to maintain the age limit much as at present subject to the abolition of the year's probation in England. This would remove the main defects of the present system, eis., that men are kept too long University and come out to India tee old.

27619 (16). What is your experience of the relative merits of the candidates selected under varying age limits, particularly under the systems in force from 1878 to 1891 (age limits, 17—19 years, followed by two or three years' probation at on approved University) and since 1891 (age limits 21-28 or 22-24 years, followed by one year's probation)?—There is practically no difference in

point of merit. point of ment. 27620 (17). What is your opinion regardleg 27620 (17). What is your opinion regardleg the suitability of the recent recruits to the Indian Civil Savice—It is impossible to give any opinion on a man's capacity until he has been exercil years in the service. This is no for two reasons. In the first place men are not generally became until them been has in most for we exist. snown until they have been in mere than one station. In the second place they get no opportunity of showing what they are worth. The men who have been five years and more in this province are in the large majority of cases suitable recruits. Such of those whom I know below that standing appear to me to be suitable in most cases.

27621 (20). On what principle should the subjects for the open competitive examination be fixed? Do you accept the principle held down by Lord Macaulay's Committee in 1854, and since followed, that "the examination should be of such a nature that no candidate who may fail shall, to whatever calling he may devote himself, have any reason to regret the time and labour which be had spent in preparing himself to be examined," and that the object should be to secure, not specialists in any particular subject that may be useful in a subsequent Indian career, but the ordinary well-clucated young man of the period?—I entirely accept the principle laid down in the question.

27622 (23). Do you consider it necessary that certain posts should be reserved by statute for officers recruited to the Indian Civil Service, and if so, what posts and for what reasons? Please state in detail what alterations (if any) you recommend in the Schedule of the Indian Civil Service Act of 1861 (24 & 25 Vict, c. 54). [Attention is invited

to the provisions of the Indian Civil Service Act, 1861 (24 & 25 Vict., a. 54) and of the Government of India Act, 1870 (33 Vict., a. 3), reproduced as Appendies II and III to these questions. [?—I consider it necessary to have a statutory reservation of certain posts for the Indian Civil Service—(i) in order to maintain the necessary minimum,

(ii) as a guarantee to candidates for the service.

I see no reason, speaking as a Judicial officer, to suggest any alteration in the Schedule, so long as suggest any attentions in the concupie, so long as there is power (as at present) to appoint "Natives of India." to any of the listed posts, 27623 (24). Do you consider that a minimum

proportion of European subjects of His Majesty should be employed in the higher posts of the Civil Administration? If so, to what proportion of the posts included in the Indian Civil Service cadre do you consider that "Natives of India" might, under present conditions, properly be admitted?—I consider a minimum of Europeans admitted 7—1 consider a maximum or autopeans constall. It is impossible to suggest any propor-tion of posts now held by the Indian Girll Service as that to which "Neitres of India" might he properly admitted. It is only possible to say that from time to time more such posts should he

from time to time more such posts should he recruited by appoining "Mattives of India". 27624 (25) Do you accept as generally satis-tictory in principle the present system under which "Natives of India" are recruited partly through the medium of an open compositive examination in "Desirated and mostly by medial principles." the melium of an open competitive communities in Bengiand, and parily by special dramagement in India, in accommon either with rules framed under the provisions of rection 6 of the Government of India Act, 1870 (33 Viete, a. 8), ac with the provisions of the Indian Civil Serice Act, 1861 (24% & 25 Viete, a. 63)? Do yet recommend any alterations in this system, and if so, what?— I efficiency of administration is the test, the present system is satisfactory. The system is good caugh if it is properly worked. It is contact the control of the control of the control of the manufacture of the control of the control of the control present system is satisfactory. The system is good caugh if it is properly worked. It is control of the contr quite elastic and provides a simple and economical method of increasing the Indian element in the

administration from time to time. 27625 (28). Do you consider that the old system of appointment of "Statutory Civilians" under the Statute of 1870 should be revived and, if: to, what method of recruitment would you recom-mend?—I would not revive it. It was not a success and probably no one desires that it should

be revived.

· 27626 (43). What is your experience of the results of the existing system under which successfeel candidates in the open competitive examina-tion are required to undergo a probationer's course of instruction in England? Do you recommend the continuance or abolition of this system ?- If the existing system of recruitment is to be maintained, I would abolish the period of probation. I am credibly informed by many junior officers that it is time wasted, and from my own experience of two years probation from 1888 to 1890, I should say this was probably so. It was necessary then, as it meant a period of residence at an English University, which was most valuable, but as a special training for work in India it was of very little use. Now the successful candidates have in the great majority of cases already gone through and great majority of cases already gone through an University course, and it is unnecessary to detain them a year in England. I do not think they learn anything which they could not leate more quickly in India.

27627 (45). Do you consider it desirable that probationers should be required to spend their

period of probation in England at an approved University —As I have already said, I regard unly two systems of recursiments a pussible—(1) to take candidates at the school-leaving age as was done up to 1891, (i) to take candidates with bare open schrough at University course. If there is to be a reversion to the former system, then I should regard residence at an approved University as a necessary part of the period to plousible. If the latter and cristing system is adhered to, then no probation in Uniqual transcriptions.

27628 (46). If so, do you advise the selective of one or more Universides for this purpose and for what reasons?—Any residently University of good standing should be allowed, but not an University which is a more teaching or examining body. It is residence at an University, unfer conditions such as obtain at Oxford or Cambridge, that is necessary, as distinguished from uncer attendance at lectures or classes held by a teaching or examining body.

27629 (47). Do you consider that probationers should receive allowances during their period or motation? If so, please give the scale and conditions that you recommend?—The scale previous to 1831 was tuitable and also the conditions attached.

27:00 (49). Would it, in your opinion, be dealrable to establish a separate institution in England for this purpose, and, if so, under what conditions?—It would be my opinion be a great missian to be impossible to secure the breath and freedom which is no necessary. An institution of that lind would compare most undersountly with an University; and so Oxford of Cambridge in everything except purhous in the tending of separat studies. These are of comparately that importance. Cambridges trained on such lines would be schooloops with a speak training.

27831 (60). If a probaboure's course is continued in Engiand, do you necept the principle laid down by Lond Manning's Committee in 1884, that successful candidates in the open conspetition should be conducted as barries finding finished their general education and that their fature studies should be such a have a special tendency to fit them for their calling? Does your sawwer upply centally to confidence when the open compettive examination after leaving echool and to those what does after completing a University counter?— I do not ecopyt the principle if it means that special studies are to exclude exter considerations. The value of anels special studies was much evernated its may time, but no harm was done as the candidates in the majority of each work to Oxfond and Cambridge, and times get most of the advantages of University life. These advantages are far more inportant than any system of special stosies.

27082 (61). Please examine the statement printed an Appendix VI to them questions showing the course of studies prescribed for probationers in 1891 and 1912, and state what alterations (if any) you desire to recommend in this period course (of under the existing system of the open competitive commission, and (b) under any modification of that system recommended by yon?—Under the existing system is would abolish the probationary proids altogrates, and bring the successful condidates to ladic as soon as possible after the npan competition. I recommend on alternative system

27633 (33). Do you consider that the probationer's course of instruction can best be spont in England or in India?—Certainly in India under the existing system.

27634 (94). What is your opinion of a proposal to start at some suitable place in India a college for the training of probationers of the Indian Services recruited in England 2—The proposal is impactionable in view of the economic differences which prevail between different parts of India. The question of language above would remier it impossible to establish any entiral college with any advantage.

27635 (55). What is your epimon of a proposal that each provincial Government should arrange for the training of probationers by suitable contess of instruction for the whole or portions of the first two years of service at some suitable centre?-In this Presidency the objection stated to the last question exists in a modified degree. The existence of five languages, of which four are vernaenlar, in distinct portions of the Presidency would be a serious objection. It is difficult to learn a language adequately except in the country where it is spoken. Probably the most widely spoken language is Maráthi, and if the proposed centra was in a Marathi-speaking District the mon who was in a harmonispearing practice one men remained to go in Sind, Gujarit, or the Karmatak after their training would be at a great disulvantage. They would be in the position of a man who has learnt Italian with a view to work in Spain, Knowledge of the vermenlar is the most imporiant part of the training of a Civilian. Again it is difficult to see what practical training would be possible under such a system.

27636 (66). In the report of the Tremare Committee appointed to consider the argumention of Oriental Studies in London (1999), the view is taken that the preliminary training in Oriental taken tout the premiumary craning in Oriental, languages and in key required by prinkiners can be given better in England than in India, because of the difficulties which jumor civilians would experience in learning these subjects in India, the lack of good teachers in Indian district, headquarters, the difficulty of even good Indian teachers. appreciating the Europeau student's must of view and the difficulty of arduous study in a tropical climate. Do you consider that these objections could be met by a suitable scheme of instruction come to the of a simulate relations in my opinion have very little weight at least so fat as this Previdency is concerned. I gather from Appendix V the selected conditates for this Previdency are trught in England some elements of the Marathi language. Of the seren candidates who maired in 1911 two were posted to Districts in which the Marathi language is spoken. If candidate are not posted to out-of-the-way place, and this is not, I believe, the practice, there is no luck of adequate trachers, and I have not yet found that they failed to appreciate the Luropens student's point of view, execut where correct to hing made it inevitable that they should do en. It is further in my opinion not possible to hold that a language can be better learnt in England time in a country where it can be heard spoten in the in a country market it can be but a sporter in the streets. As for the question of a dinous study in a tropical climate, it may be observed that the week which a man has to do when he arrive in India is far less ardrous than that which falls to his lot in later years.

3rd March 1913.1

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Mr. L. C. CRUSE.

Continued

27687 (60). Are you satisfied with the present arrangements for the training of junior members of the Indian Civil Service after they have taken up their appointments in India?-1 am satisfied with the present system.

am estated with the present system. 27658 (64). Please give your views as to what stays (farty) are necessary to improve the proficiency in the knowledge of law of members of the Indian Civil Service, distinguishing be-tween recommendations applicable to all officers and to officers selected for the Judicial Branch. In particular, do you favour a system of granting shady leave to Europe, and if so, what course of study (course for a call to the Ear, reading in Barristers' Chambers or other), and what conditions de you propose ?—There is little or no need to do anything as regards officers of the Indian Civil Service in general. The present training is quite enough. Up to the time when an officer joins the Judical libranch no further training is necessary. The earlier years must be spent in executive work: that is in my opinion imperative. I would here quote what I wrote in 1904 on this matter, as it probably gives a better idea of the position of the officers likely to be affected than anything I could say now: "It is to be remembered that Judges in this country have to deal with a public of whose language, ways of thought and so hal customs they are in the beginning entirely ignorant, and legal studies which would be adequate in the case of an Englishman seeking Judicial office in England must be preceded here by other training. This training is admirably furcished by the executive work of an Assistant Collector, and it is porking scarcely open to controvers; that it is most desirable that the satisfactory cars of a civilian's service should be spent in the executive branch \* \* \* The question is, 'Given an Assistant Collector of 4 or 5 years' standing what method should be adopted to convert him into a estistactory Judicial officer?' \* \* \* \* . I should tory Jodicial Offices? \* \* \* # . I should myself be very willing to avail myself of the opportunity of reading in a Barrister's Chamber, but I would respectfully suggest that the principle should in no way be allowed to extreach on the leave admissible under the criting rules. The work to done would after all be work to done would after all be work to in the interacts of the admissible to a done in the interacts of the admissible to a done in the interacts of the admissible to a done in the interacts of the admissible to a done in the interacts of the admissible to a done in the interacts of the admissible to a done in the interacts of the admissible to a done in the interacts of the admissible to a done in the interacts of the admissible to a done in the interacts of the admissible to a done in the interact of the interaction of the inte interests of the administration and should be allowed to count as active service on liberal conditions as to pay. It has been my experience that all leave which I have hitherto been able to enjoy was absolutely essential for mental and bodily was mendaled executed for mounts and nounty recomperation, and unless something more than furlough allowances are to be allowed, it will be extremely difficult for officers in the first balf of extremely dimente for different for the mass tangent their service to afford to take in addition leave for the purposes of study. Laster on they will be less inclined to do so." The above represents my view, which is that the existing training in Indias should be maintained, and should be supplemented by reading in a Barrister's Chamber in Eugland by reading in a districtor's channer in long and it is storn as the judicial officer can be spread. This period of study should count as service. I would here point out that one of the great difficulties which judicial officers experience at present is that their carees offers no prespects at all compared their carees offers no prespects at all compared to their carees of executive officer. Distinctions of one kind are necessitied in management of them and a any kind are practically naknown to them, and a reference to the Bombay Civil List will show that as between Collectors and District Judges the prospects of the former of promotion to high offices are immeasurably superior. These are factors in the problem, for it is not prebable that men will

undergo a course of reading at their own expense if they have no odvantage to look forward to. Therefore it is that special normal to Anestore 12 B and special indusements should be offered. An alterna-tive would be to improve the prospects of judicial officers and to give special promotion to those who have qualified themselves by study in England. Possibly an assimilation of the rates of pay of Judges in this Presidency to those chtaining, say, in Bengal, coupled with a system of promotion by selection to the higher grades, might serve as a stimulus. If there is any shortcoming at present in the matter of legal knowledge, the want of any spur is largely the cause. A minor matter, but one of great importance, is the nocessity of better provision for books for the use of District Judges. There are Law Libraries at District Headquarters, but it is mecausary that a Judge should have an adequate library of his own: especially is this so in view of the not very advanced standard of the Local Bar in most District Courts. That is in itself one of the difficulties in the way of legal training. At many District Headquarters the Bar is most insdequate, and thus a Judge is deprived of the most valuable assistance which a Judge can have. It is therefore all the more necessary that he should be in a position to buy books. Every District Judge should have a yearly grant for the purpose of keeping up an office library, and every judicial officer should be allowed to borrow money from Government on very casy terms for the purpose of buying law books for his own use. Such advances are made for the purchase of tents and motor cars. At the present moment it is impos-

sible so far as I know to find a complete set of the English Law Reports cutside Bombey or Kardohi. 27639 (67). Do you recommond any system for encouraging the higher study of law analogous to the rules for the encouragement of the study of Oriental languages?—I am opposed to any system of this kind. I do not believe that o mon who is a student is necessarily a good judge. Granting that the higher study of law is advisable, the way to secure it is by offering inducements in the way of promotion, and by giving facilities for study in England. Mere reading for the purposes of pocuriary rewards is a poor kind of study. It is also plain that only a junior indical officer would care to enter for roward of this kind

27640 (34). Do you consider it desirable that there should be adiformity of payment for similar kinds of work in all the provinces, and does nor dissatisfaction on this soore exist in your Province, and if so, what? - There is no doubt that the members of the Judicial Branch of the Service in this Province have always been dissatisfied with the rates of pay. The average is lower in the Bombay Presidency than in any other Province. There is an adequate reason. A general improvement of rates of pay is necessary in the interests of judicial work.

#### Written asswers relating to the Provincial Civil Services

27641 (1). Please refer to Government of Iodia Resolution No. 1048-1058, dated the 19th August 1910, defining the general conditions which should govern recruitment to the Provincial Civil Service, and reproduced as Appendix A. Are these conditions suitable, or have you any recom-mendations to make for their alteration?—So far as concerns the Julioial Brauch of the Service the

Continues.

conditions are generally suitable. As regards No. IV reciprocity of treatment should be insisted on: as regards No. V a definite intention to become a resident of the province should be required.

27642 (2). Please supply a copy of the rules for the Recruitment of the Provincial Civil Service in force in your Province. Are these rules saitable, or have you any recommendations to make for their alteration?—The rules for recruitment of Subordinate Judges, that is to say of the Judicial Branch of the Service, are generally saitable. I would however reduce the number of "qualifying posts" (Rule i). Some of those now prescribed (e.g., Nazir and Head Clerk in a District Court) should not qualify. Subject to good behaviour, appointment to a qualifying post should mean promotion to a Subordinate Judgeship. I would further, on first application, make such enquiries as may be necessary and inform the applicant at once if his services are not likely to be required. This would reduce the list of candidates for appointment. At present there are more men waiting than can possibly be taken into the service. Subject to these emendations the rules are suitable.

27643 (7). To what extent are non-residents of the Province employed in your Provincial Civil Service? Do you consider that only residents of the Province should ordinarily be recruited? -In my opinion only residents of the province should

ordinarily be recruited.

27644 (8), Are all classes and communities duly represented in your Provincial Civil Service? Do you consider that this is desirable, and what arrangements do you recommend to secure this ntrangulatits of your resembles that all classes and communities should be represented in the Judicial Branel of the Provincial Service. Nor is it desirable to attempt to do so. Where qualifiestions are approximately equal, considerations of this kind should be allowed some weight. Subject to this exception officiency should be the main test.

27845 (19). Are you satisfied with the existing arrangements by which certain posts, orderarily by members of the Indian Civil Sarvice, are listed as open to officers of the Provincial Civil Service of proved merit and ability, and is the system followed in making appointments to these posts suitable? If not, what alterations do you suggest?—There is no doubt considerable dissatisfaction felt among the members of the Subordinate Judicial Service at the manner in which appointments are made to the post of

Assistant Judge. This is due to two causes, (i) that junior officers have been selected, (ii) that appointments have been made from outside the Subordinate Judicial Service. In my opinion this dissatisfaction tends to refuse the efficiency of the Substitute of the fact that Assistant Judgeships are not suitable appointments to which to appoint members of the Provincial Service. A man must be taken young to fill them, and naturally he goes on to a District Judgeship. He is time at an early period of his career put over the heal of among them are necessarily decouraged as they feel that they have nothing to look to, hat promotion in the ordinary line. In my opinion the system is wrong. Promotion to u District Judgeship should come later in the career of a Subordinate Judge, as a reward of proved judicial service. I would confer criminal powers more freely (the powers of an Assistant Sessions Judge) on selected Subordinate Judges to give them experience of crimical work, and I would select to District Judgeship direct. There is nothing in the work of an Assistant Jules, which is a better training for the post of District and Sersions Judge than the work of a little Class Subordinate Judge with appellate powers if once the latter be given some criminal experience. It would of course be necessary to fix a limit of age beyond which promotions would not be male to a District Judgeship. I would as a necessary consequence abolish the three Assislant Judgeships new open to the Provinced Service and raise the number of District Judgeships to five.

27616 (21). Are the existing rates of pay and grading in the Provincial Civil Service of your Province adequate to secure the desired qualifications in the officers appointed? If not, mint afterations do you recomment? - Here as in the superior Jud et al. Service the rates of pay in this Presidency compare very anticourably with those in force in Bongel. The lowest rate of pay far a Subordinate Judge should be Rs 200, (he highest Rs 1,000. Primotion is, in wester, extremely slow. A man shiuld reach the First Chai in 15 years. The appearants in the First Chairmaine reconsidering. There are to few appointments in the First Grale. At present it is very definite for a man to rise beyond the Paird Grale of the First Class.

#### Mr. L. C. Crump, called and examined,

27847. (Chairman.) You are a District and Sessions Judge !- I am. 27648. And a Member of the Indian Civil

Service?-Yes.

27649. And I believe you have been in the service for twenty-three years?—That is so. 27650. You regard a minimum British

element in the administration as essential?-Absolutely.

27651. And you would recruit that minimum in England only ?-Yes.

27652. Do you regard the Indians who pass

in England as forming part of the English element?—I am prepared at present to regard them in that light. 27653. You would fill any pasts which were

not needed for this minimum by nominating Indians in India?—Yes,

. 27654. But you would keep them out of the Ludian Civil Service? - I would keep them wholly apart from the Indian Civil Service.

27655. Your objection to including them in the Indian Civil Service is that in your apinion it is not possible to recruit our estrate in the ways?-That is so I think that if ther are nominally included in the en at Service they would practically belong to a different Service, or wested he so regarded because they were remarked in a different manner.

27656. Would you useduate from the Provincial Service or in part at least from outside the Pro incial Service ?- I am in favour of numination from the Provincial Service.

27657. So that really you favour the present system of listed packs?—Yes.

27658. Would you suggest an extension of that system ?- I have suggested an extension in one instance, that five District Judgeships might

be thrown open to the Provincial Service. 27659. How many District Judgeships are there now !- Three, and I would increase them

by two

27660. Is there any other way in which you would extend the system?—No, I am not prepared to make any further soggestion. The only suggestion I have made is that promotions to these District Judgeships abould be mainly from the ranks of the Subordinate Judges and not as at present from special appointments of Assistant Judges. I am not in favour of includ-Assistant Judges. I am not in layer to Include ing Assistant Judgeships as listed appointments for the Provincial Service. I should prefer to promote direct to District Judgeships from Subordinate Judges who have done approved Judicial work-

27.661. You would prefer that the Assistant Judgeships should be filled direct from the Indian Civil Service?-Yes: of course at present

they are partly one and partly the other. 27662. You do not favour the proposal to raise the may of the listed-post officers to that of the Indian Civil Service officers?—No, I am against doing that, because it appears to me that it is uneconomical. If it is thought they should he on the same footing as regards pay that might be met by giving the Englishmen extra allowances of a personal nature on account of the extra expense, but to make the holders of listed posts draw the same pay as members of the Indian Civil Service would be very uneconomical. At Civil Service would no very uneconomical. At present they draw two-chirds, and men fully competent to discharge the duties of those post on so obtained for the pey. Taking other things into consideration that pay is fairly equal to the pay that is drawn by the Indian Civil Service.

27683. Those officers as a motion of fact are

doing precisely the same work as these in the Indian Civil Service? - Yes. Of course their expines are far less. It is simply on the ground of the extra expense entailed on the Englishmen in India that I advocate their drawing a higher rate of ray than the holders of the listed posts appointed from the Provincial Service.

27664. You would maintain the present age limits but abolish the year of probation now allowed ?-I have not a very decided opinion on that matter, but that on the whole is the view to which I tend, that is to say maintain the present age limit which gives a man a full University

coarse, and abolish the year of probation.
27665. You regard the present year of probation as useless? - Largely as useless, in the sense that I think it might be much more profitably

employed in India

27666. You do not believe in probation in England?—No, not probation for the Indian Civil

Service in England.

27667. But you think great benefit might accrue if the period were spent by the European India ?-I do. Instead of the man spending a year of probation in England I would give hima year's training in India,

27668. Under the same system as he gets his training now?--Practically the same system. I think the system under which our men are trained in this Presidency is on the whole satisfactory.

27669. During the year that an officer is going through his probation in England under the

present system, he is learning a cortain amount, is he not?—Yee, but he learns a good deal that is really of very little direct use to him. For instance, the language that he leavns is really of very little use when he comes out here. A man coming to this Province learns the elements of the Martin language and he is probably posted to a district in which Canarese is spoken and the language he has learned is not spoken. A man has just come to my district who has learnt the elements of Marathi, and that is of use to him because the languages are to a certain extent allied, although Canarese is a Dravidian language and far agart from Marathi. His time would have been hetter spent in learning Canarese,

27670. What else does he leatn during the year of probation in England which it would be necessary for him to take up during his year of probation in India?—He would have to learn a certain amount of Law, sufficient to discharge the

duties of a Magistrate.

27671. What would be the lest means by which he should obtain that knowledge of Law in India?—I think he would have to obtain a working knowledge of the Indian Codes. Of course our Criminal Law is almost entirely codified. I think he ought to attend the Courte and see how the work is done, as that would be a very valuable help to him in knowing the language also, because the proceedings are in the vernacular, 27672. Do you think that the year of proba-

tion in India will help an officer to assimilate the interest of the conditions of India?—This is most important. I do not think a man is fit to discharge the duties of an Indian civilian until he has had at least a year in India and has learned the language and something about the people, and bas travelled about in camp with a superior officer, and actually seen the manner in which things are done. He does that at present.

done. He does that he present.
27673. So that your seleme really reduces the probationary period by one year?—Tes. I would pushly it by saying that if the age limit; it of the probationary period, be reduced. I would increase the mobilinary period, because I consider residence at an approved lengthin University essential. If you take boys at the cahoal-leaving age you must give them time at the University, and it is as a part of their general education rather than a special training that I regard residence at a University as so necessary.

27674. If the ago limit were altered you would like to see it reduced down to the school-leaving age?-Yes, 17 to 19, as it was when I passed mysolf.

27675. But of the two age limits you prefer the present one?-Yes, on the whole I prefer the present ans.

27676. So that the young civilian would enter upon active work at the age of 24 instead of 25?—Yes, a year earlier. I think he comes out too old at present.

27677. How many Assistant Judgeships are there in this Presidency?—The number is notabsolutely fixed; they are appointed from time to time according to the exigencies of Judicial work and according to the number of Assistant Collectors who can be spared for that work. The number varies from time to time,

27678. How are these Assistant Judges recraited ?- They are recruited from the Assistant Collectors; they are graded as Assistant Collectors and are appointed as Assistant Judges under the

frontened.

Bombay Act of 1869, section 14, and they have original jurisdiction up to Rs. 10,000 mader section 16 of that Act.

27679. What salary do they get?—The salary of their grade as Assistant Collector, and that varies according to their position in the general list. The position may carry a salary as low as Re 700 a mouth. I have an Assistant supelf who I believe tavawing Ra. 900. Some are drawing Ra. 766.

2/680. They really range from Rs. 700 to Rs. 3007—Yes, they might conservably be an Rs. 500, but I do not remember at instance. If Rs. 500, but I do not remember at instance. It would depend upon the estionity of the man in the general list. He draw his pay as Assistant Collector. The work he does he work of a very superior nature. As a general rule, effer be has hed a little Chiminal experience he is appointed Additional Sexiona Judge and has the power of passing sentences of death. My own Assistant can pass a scattance of death and his pay is certainly under Rs. 1,000 a month. In one instance can be in that portions indivavely Rs. 700. I mention that equiliborally as I wish to hey before the Commission that these are, as a marker of flact.

ingly.

27831. They exercise both Criminal and Civipoura 2-Ves. They are first appointed to exercise Ovir power of part a review a training of sex months in trying small raids, and they are then appointed Assistant Sessions alloger which gives then power to pass a soutence of every years, and if they to approved work they are given powers of the and death. They are given powers of a Advanced Civil Appellat powers. My own Assistant has powers of a Advanced to the control of the cont

tional Sessions Judge.

27(82) In what way do they differ from the Sessions Judge?—The Additional Sessions Judge has novers under the Criminal Procedure Code which fermit of his passing any centence attention by Law.

authorised by Law.
27688. He occupies a double capacity?—Yes,
he does both Civil and Criminal work.

he does cont with and contains when.

27684. Would you say there is norm for more
appointments of this character in the Presidency I—I should say there was probably tream for
more, but that would catal me enquiry into the
Jadicial work in each district. I can only speak
for my own district where I have an Assistant.

Those who know the conditions and hort far the
work is in arrear in certain districts would be able
to narwer that querition more specifically. I know
there is a shortege of Assistant Judges, generally
speaking, and I had some difficulty in getting one
myself.

Assistant Jodges is that they can be appointed. Assistant Jodges is that they can be appointed. Assistant Jodges is that they can be appointed. That is so. Bly Assistant, for instance, take fonce cases which I send to ham for wind. The cases are filed in my Court and I take that the work between him and myrelf. If is never a way tomorrow it would make no difference to the Jaddish work of the district except that I should have to do it all. It does not after the work in any way. Here is kind of personal Assistant more than any time of the six of the tracture of the work in any way. Here is kind of personal Assistant more than applying else.

27686. For how many years has this class of appointment been in existence in Bombay?—

Ever since I have been in the Service. The fartjudicial appointment I held was that of an Assistant Judge.

27687. I suppose the existence of the Assistant Judge makes the question of promotion even more difficult?—Yes, I imagine it does.

27688. Do you know any way in which that could be got over?—If these were made superior appointments carrying superior pay, as they should be, it would tend to do away to a certain extent with the block in promotion.

27689. I take it that a salary of Rg. 200 is not an encessive salary for an officer who do changes the responsible work you have do called?—I consider it a very low and in a lequate salary. I should say Rg. 1,000 was the minimum.

27690. There is no Assistant didge recoving les 1,000 now?—I do not think he could receive Rs. 1,000. He to soly Assistant Collector and the graded pay is Rs. 500, Rs. 700, and Rs. 200, so that unless he were acting as District Judge he could not receive more than 18. 500.

27691. Would you say that the pay of the Judicial Branch required any imporement?-In my opinion the rates of pay in the Judicial Department, both in the superior and in the Subardinate Service, require reconsideration and re-adjustment -. The rates of pay in this Presidency are lower in both Services than in any other Presidency in India. I can cite figures in support of that, The average pay of a District Judge in Hastern The average pay of a District Judge in District Benegal and seam, which is the histopid Province in this respect in India, is Rs. 2,521 a month; the average pay in Bombary is Rs. 2,022, which respected a difference of £200 sterling per animon, and so for as I am averate tere is no justification for that differential treatment. I should also like to point out that the average salary of a District Judge in this Presidency is now less than it was pears ago. Taking the average sa try drawn. District Judges, in the year 1865 it was 40 years ago by District Judges, in the present year it is its, 2,000; that is lo say, in 40 years, in spite of the rise in the cost of living, the pay drawn by District Judges has fallen to that extent. The conditionas regards the Subordinate Judicial Service present very much the same feature. The pay of the Sub-Judges in 1869 was Rs. 337 a month, and in the present year it is Re. 314, and they live lot three superior appointments, Judges of the Small Causes Court, which were eyes to them, and the pay of two similar appointments has been sub-tantially reduced. Speaking all round, the pay of the Judicial Department in this Presidency is not only less than it is anywhere else in India but kes than it used to be in the Presidency it alf.

27692. Is promotion through the grades very slow?—My own promotion was very tapid but the promotion at time is likely to be extremely slow. The promotion of Subordunts Judges is, on the whole, too slow.

27/93. Speaking generally, which would you prefer to see, a regrating or the introduction of a time scale feel late on Storology of the working of a time-cale, but on the whole I am in favour of regrating and not of a time-cale. I cannot ray I am in a positive really to give a considered spinion on that. The proof I wish to make is that some importement is necessly, but I could not express a definite option between a time-scale and regretation.

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27694. You see room for improvement as regards grading?—Certainly. I think the Judicial work is under-paid.

27695. You are not prepared to speak with any knowledge on the merits or demerits of a time-scale?—No, I am not. It is not a matter on which I have had any experience.

27696. Speaking generally, it would remove s great many of the grievances, would it not?-

27697. You would get an automatic increase of pay right through the grades?—In the lower grades it would probably be a satisfactory solution. I should like in connection with the subject to point cut that in 18#2 the Indian Law Commission specifically recommended that the Judicial Department should be the most lugrative Branch of the Sorvice, which is certainly not the

27698. The unfavourable averages which you have quoted are due to the increased numbers in the lower grades, are they not ?- I have not worked out the figures except as regards the averages.

27699. The responsibility of the work that

each officer discharges is the same, is it not, whether he is in the first or fourth grade?— Exactly, We have three grades of District Judges and each grade does exactly the same work and has exactly the same powers and responsibilities.
27700. (Sir Murray Hammick.) I suppose in

any case if you had a time scale you would have one man duing crackly, similar work to his neighbour and drawing perhaps Rs. 300 or Rs. 400

That would be an objection to a time 27701. scale. At first sight the pay caght to be graded according to the work done. You would not suggest that all your Sessions Judges should be paid the same ?-No, I would not, but I should say there obould be a minimum substantial remuneration for the responsibilities of the post.

27702. The minimum pay for a District and Sessions Judge is Rs. 1,800, is it not?—Yes 27703. You do not think that is sufficient?—I think that is sufficient possibly as a beginning, but I think a man should be able to rise to a higher rate of pay than he can at present.

27704. You would like to see a higher grade than the first grade Sessions Judge on Re. 2,500?—Certainly. I should like to see the

27705. In Bengal it was said that they required extra rates because it was a bad Province to live in ?-Ours are the worst in India.

27706. I cannot criticise your statement that Bombay is worse paid than other Presidencies, but I always thought it was rather the other way. Taking your answers to questions (9) and (10) I see you do not propose to increase the Indian element in the Indian Civil Service at all?—No.

27707. But do not you think that from the political point of view it is very advisable to do something to meet the universal request which is made throughout India by the articulate classes that they want further representation in the upper Services of this country?—I think that is co.

27708. How would you be prepared to meet that?—By reducing from time to time the number of appointments held by the Indian Civil Service and filling them in other ways, while keeping the Indian Civil Service as a distingt Service, recruited as at present.

27709. You would meet it by listing more appointments ?-Yes.

27710. Would you expect the Government to put them into these appointments, or would you comfine it to the Provincial Civil Service? should be inclined to confine it to the Provincial Civil Service, but not absolutely rigidly; I would

give Government power to make an appointment from outside if they wished.

27711. We have been told in several places that there are very large classes of men who will not take appointments in the Provincial Civil Service as it is considered an inferior Service, but who have a desire, a more or less landatory desire, to serve their country in the upper Services. How to serve their country in one upper net reas. Low would you afford them the opportunities they ask for I—The question is an extremely difficult one. It is a choice of evils. I do not see how you can by any system make mon members of the Indian. Civil Service except by recruiting them in the same manner and under the same conditions as the ian Civil Service is recruited. Anyone who is appointed in any other menner to that Service will be always a kind of excrescence on the Service and will not be really a member of the Service at

all, although he may oppear to be so on paper. 27712. There are certain Prorinces in India where the upper Service is recruited in two or three different ways. For instance, in Burma, you have Army men and men taken from outside and men brought in either from the Provincial Civil Service or from outside altogether. We were told there that once these men were in the Service and had worked together for a certain number of years the fact that they came in by different methods of recruitment made absolutely no differ happen here if you recruited the Same thing would happen here if you recruited the Civil Service in a way different from the competitive examination? If you appointed a man octain to be an Assistant Collection of the Collection If you apprinted a man detected to 00 and Administration Collector and allowed him to rise to be an Additional Judge and then a Judge, do not you think that as the end of a very few years, if the mean was able and doing his work hacurably as a member of the Government, he would have exactly the same honour attached to him as attached to his brethren who were recruited by the competitive examination at home?-I should be inclined to doubt it.

27713. Then how do you account for a Service like the Burma Commission, where there are a great many people who come in from outside and hold exactly the same position as members of the Civil Service?-I know nothing about the

conditions of Burma.

27714. You have had a case in Sind, where men were recruited until quito recently from out-side time Civil Service. The man who is at present at the head of the Port Trust was not a civilian and took his position in the Commission in Sind in exactly the same way, as far as honour and respect goes, as his fellow civilians in the Service?—Those appointments were recruited from England I

27715. But you do not think it is possible that recruiting an Indian in that way would give him the same respect as the Indian who was recruited by the competition at home ?-It is very difficult to answer a question of that sort; it is difficult to say how such a man would be regarded by the public, but I do say he would not be a member of the Indian Civil Service.

But he might be a member of a Commission. If you aftered the titles of these Services and had a Commission instead of an Indian Civil Service, do not you think a man of that sort would come in as a member of the Commission with exactly the same rights as another member who was recruited through the Civil Service ?- I do

not think he would stand on quite the same fecting. 27717. I did not quite understand the point on were making about Assistant Judges not being listed appointments. Do you want Sub-Judges to be put in directly as Additional Judges?—At present the Subordinate Judges are a very deserving and hard-working class of officers, whose prospects are not very good, and at present in the majority of cases a man is taken from the junior ranks of the Subordinate Judges and made Assistant Judge and put in a separate list and in resement Jugge and put in a separate less and in the course of time he gots from that to one of the three listed judgeships. The result is that all the members of the Subordinate Judicial Service above him in the list are extremely disappointed and feel that having been superseded they have nothing further to look forward to in their own line. I want if possible to do something for the Scherdinate Judges, and instead of that system I think it would be far better to increase the number of District Judgeships and recruit them, possibly not invertably, from Subordinate Judges of somewhat senior standing who have done approved Judicial work

27718. That system of yours is open to the objection which has been ruised in same other Presidencies, that then the District Judges would be senior men to the Subordinate Judges?-That could be met by imposing an age limit, by saying that after a man had attained the age of 40 if he had not shown the capacity necessary for an appointment of that kind he would have to be costent with a Subordinate Judgeship.

27719. If you did that you would have exactly what you complained of new, Junior Subordinate Judges put into listed posts over the heads of a great many of their seniors, who would grumble?—Not so many as at present. You would take a man at a later stage. Now the man goes to an Assistant Judgeship and to a District Judgeship as a matter of course at an early stage.

27720. Are these posts of Assistant Judgeships not held to be posts of training? Do they never send a man back again to the Suberdinade Judgeship if he is found not to turn out well as an Assistant Judge?—I do not know of any instance. I think the idea is that the Assistant Judgeship is an appointment that belonged to the Indian Civil Service but now it has been taken away it becomes a listed appointment open to the Provincial Civil Service.

27721. With regard to the question of training at home, you would like to see the present age retained, on the whole?—Yes.

27722. And no probation?—No probation. 27723. That is on the ground that most of the men who go up for the open competition have already passed through the University?—Yes,

27724. And you place great importance on the University training?—The very greatest importance. 27725. Why do you place such great import-ance on the University training? There are a great many men who come into the Serrice who have never soon the University but who have turned out to be most eminent members of the Service ?- It is the result of many years' experience and the training which I went through myself. The most valuable part of it to me was residence of two years at Oxford. The special training was of comparatively little value.

27726. You admit that the special training you got at Oxford was as far as India was concerned practically wasted?-There were one or two good things in it. I do not say it was entirely wasted, but a great deal of it was wasted,

27727. What would you say to reducing the age and having a special institution in which to train both Indians and Europeans? -I am not in favour of a special institution,

27738. On what ground?—For the same cases that I regard the residence at an English University as extremely valuable, far more valuable than residence at a special justitution where you would get a narrow and somewhat sectarian atmosphere, a purely Indian Civil atmosphere. That is what you do not get at Oxford or Cambridge.

27793. Supposing the two years' training at home were really made years of serious training, or I believe they used to be, and the could we was made to go through a certain number of lectures on the principles of Law, and had to attend Law Courts and take noise of cases, Jean a hagung more or less theroughly as far as Grammar goes, hearn Economics, especially with reference to this country, Indian History, and Indian Sociology, do not you think a course of that sort would be so not you came a course or that sort would be probably much more profitable to a candidate occuping out bere than going round a district with no particular work to do, with no examinations in view except the Codes and language examinations, and with a Collector who had very tittle time to give much attention to him?—It might be made more profitable. The course which you sketch is the course which I went through myself, and when I say that the time was largely wasted I am referring to the manner in which these subjects were thurth and only partly to the subjects them-edres. It would be possible to devise a two years' course that would be extremely useful. If that were done you would have to reduce the age. I do not know that I have a very strong opinion as do not know that I wave a very survey opinion of hetween the school leaving age and the University-leaving age; there is a good deal to be said on both ender; but on the whole, I incline to the latter, I think a University education is more valuable than a special training.

27730. Do not you think that a man coming out to this country with nothing definite to do for out to this country with norming centure to do for the first your of his service, with no responsible work, with very little supervision, and with very small pay, mould be likely to waste his time?—I do not think that is what men do. They have practically a year's training for which they are mainly responsible themselves, and I do not think the average man wastes his time. Of course the Collector exercises a certain amount of supervision, but naturally a great deal is left to the man himself.

27781. With regard to the emoluments of the Service, the Assistant Collector on arrival in this country draws Rs. 400 a month. Is there a system in Bombay in which he is given an advance from Government when be arrives !- I think so, both I am not certain. I think be can draw Rs. 1,000 on first hading, and I know he can draw Rs. 1,000 on returning from furlough because I have done it myrelf.

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27732. Has he to supply himself with tems in , farlough on higher pay. Do you think it is Bombay,?-Yes; he can get an advance of Rs. 800.

for the purchase of tents.
27732. And he has to buy himself a horse?--

And if he is in a hig station probably. 27734. a trap?—Yes.

27735, May we take it that the result in that he finds it estremely difficult to live on the halance of his pay for the first two years of his service?-Yes, he gets into debt very often, and cannot help

27736. Do you agree with the witnesses who say that one of the special things we ought to recommend is an increase in the pay of the Assistant Collector when he arrives?-I should be

prepared to support that.

27737. Do you think that is an important matter from the point of view of keeping up the popularity of the Service ?—Yes. I think the initial ray has a very great deal to do with the popularity of the Service amongst candidates. If a man knows he is going to got Rs. 500 a month he thinks much more of the Service than if he is only going to get Rs. 400. 27738. Would you be in favour of giving up

the contribution to the Pension Fund and slightly, reducing the pension?—I am afraid I could not give information on that without considering it.

27789. At present you contribute 4 per cent. to the fund, and it is doubtful how much of the. pension that represents. A suggestion has been . made to us that it would be a very popular thing to give up that contribution, even at the cost of a. somewhat smaller pension, say 2300 a year. Do you think that the £1,000 a year persion is a great factor at home in attracting men to the, Service?—Certainly, I should think it a great attraction; a pension of £1,000 is comething enbstantial.

27740: You would besitate a great deal to reduce it ?-I should. It is said roughly shot we pay half our own pensions, but I do not know ether that is true or not.

27741. With regard to furlough-pay, do you think the rules fall very hard on a civilian? - No,

not in my experience.

27742. I suppose most people look forward to ending more than their furlough pay when on furlough and save beforehand for that purpose?-Yes, and most men come out from their furlough in debt.

27743. But you do not think that is a matier about which they need gramble?—I think that is, to be met by revising the rates of pay rather than by revising the rates of furlough allowance. I do not think the pay is adequate; it does not permit

a man to save at present;
27744. You would not recommend larger allowances for furlough and continuing the present rates of pay ?- No, I should prefer to revise the rates of pay in the Service. 27745. Would you be at all in favour of a

rule which would compel a man to take his menth's privilege leave every year?—That point has not occurred to me. I do not know what the object

of the rule is,
27746. The idea is that it would benefit most officers if they were compelled to take privilege leave every year?—That would prevent a man taking combined leave.

27747. Yes, and in compensation for that it has been suggested that he might take eix months'

every year ?- I think in this Presidency it depends entirely on the station he happens to be in Thereare certain of our stations in which it is onite unnecessary

27748. As a Sessions Judge you get a recess each year?—Yes, six weeks, but that is only a. Civil Court's vacation. We get no Criminal Court

How much of that are you obliged to 27749. spend in the station? -I can take the whole of it, provided I make arrangements for Criminal work.

27750. Are you generally able to get away for six weeks ?- Not upless I have an Assistant. If I have an Assistant I can take the full six. weeks. Occasionally it is possible to arrange with a neighbouring Sessions Judge to take one's, work. In the heavy Oriminal districts it is extremely difficult to avail oneself of a vacation.

27751. The Sessions Judges in Bombay are never able to get to England for a recess ?- I have never known a man do it. I thought of it myself, but I abandoned the idea, as it is only six weeks. 27752. (Mr. Madge.) Will it be a correct

inference to draw from your entire approval of the existing competitive system for Englishmen to say that you do not share the opinion held in. some quarters that there has been a deterioration in the type of young Englishmen coming out into the Service? - I have seen no deterioration.

27753. I understood you to say that you would confine the recruitment of Indians for the higher Services mainly if not entirely to the Provincial Service?-Yes. 27754. On the ground that you would have

tried men and so dispense with an unknownquantity?—Yes, that is partly my view.
27755. You would also increase the number of

listed appointments?—Yes.

27756. Do you think that that would re-not upon the attractiveness of the Service at home. if any considerable number of appointments were reduced?-If a considerable number of appointments were reduced no doubt it would tend to render

the Service at home less popular 27757. There is a movement at present as far as possible to morenso the Indian element in the Service, so far as we can get efficiency at the same-time, and if the number of listed appointments were: increased there would need to be a corresponding reduction in the number of appointments from home?—Yes.

27758. Do you think that would re-act on the! attractive character of the Service?-Not within may limits that I have in contemplation at

27759. Do you think that in the earlier years of a civilian's career in the country, during which he exercises both magisterial and executive functions, he acquires a valuable experience that is of use to him afterwards even on the Bench?-I regard it as perhaps the most valuable part of the training of a District Judge.

27760. You would think it indispensable ?

Almost indispensable.

27761. In that case you would not think that a Barrister who would accept a Judgeship would have by his experience of simply cross-examining witnesses acquired an experience at all comparable to that of a civilian?—No. I should say the experience acquired by a Barrister who would be at all likely to take a District Judgeship is not comparable to the experience acquired by a civilian

in doing Executive work,

27762, (Mr. Macdonald.) I am not sure whether I heard you rightly that you do not think the number of Indians in the Service should be increased?—That is not exactly what I meant.
In order to provide for the higher appointments in the Indian Civil Service should be from time to time reduced and these appointments given to Indians by some other method.

That is my general scheme.

27703. Supposing there was a considerable increase in the number of successful Indian candidates in England, would you think it necessary to take any steps to protect the European minimum?-I certainly should.

27764. Would you limit the entrance of Indians?—Yes.
27765. Are you aware that that would be

contrary to Statute and the Queen's Proclama-tion?-I am not prepared to interpret a Statute without reference to the Statute itself,

27766. Did not the point occur to you?-The point has not occurred to me. Statutory inferpretation is a matter of some difficulty and opinions are likely to be various.

27767. But the point did not occur to you ?-

No. 27768. You say in your answer to question (3) that no doubt the Home Civil Service is as a matter of fact more attractive now than the Indian Civil Service. Is that because there are better openings at home or because the Indian Service openings at nome of security is a second of pos-sible candidates?—I think it is due to a large number of causes. First, that prespects at home are on the whole better considering that men live in their own country and in their own elimate, and that the rates of pay wo now get in India were fixed very many years ago, and, therefore, the pay is less valuable than it used to be; secondly I think that the Service in India does not possess the same amenities that it possessed 20 years ago when I first came to the country.

27769. Supposing the reforms Sir Murray Hammick mentioned were carried out, that pay was improved, furlough put on a better footing was improved, runcogn put on a nesser rooming, and other matters reformed, do you think that would materially improve the reputation of the Service ?—Undoubtedly it would, 27770. You think that more men who have

had experience bere would commend the Service

than do so now !—I should say so.

27771. You do not think that the difficulty is deeper-seated than that?-I do not think the pay is the sole cause, but I think it is a very considerable cause, and that an improvement in the pay would be sufficient to outweigh the other difficulties that men now feel.

We can make up our minds that if we 27772. recommend there things we would materially improve the status of the Service so far as the estimation of the men in it is concerned ?-Yes, There are so many causes at work that it is very

Shere are so many causes at work that it is wery difficult to tie it down to any ore thing.

27773. I am not quite sure that I have a grip of what is in your mind about the Universities and publishen. Do you say that your two years at Caford were very relutable to yea?—Yes.

27774. But of no value from the point of

view of the work you were going to do in

India 7—Not as a special training, but as a general education of the greatest possible value.

27775. You mean that a residence of two

years at Oxford or Cambridge, although it does not improve your knowledge at all of the special subjects you will have to deal with out here, makes you a better administrator ?- I am sure it does. It gives you a wider outlook on things, The most valuable part of it is the friction of mind on mind which you get at a University.

27776. Is there so much friction between mind

and mind at Universities ?- Certainly.

27777. That is your experience?-Certainly, Yan meet able young men of every class and every community, and discuss every conceivable subject in the world, perhaps with too little reverence, but you do discuss them, and it is most valuable,

27778. You are not at all sensible of a narrowing rather than a widening ?-Quite the reverse, 27779. A sort of class consciousness? - No.

27780. No superiority?—Nothing of the sort, 27781. No stamping too deeply the English character so that when you came out here you could not accommodate yourself to the new station of life ?- Not in the lesst.

27782. You do not think that a university training at a late age instead of widening the mind really narrows it, more particularly when it has to go into new circumstances as soon as it leaves the University ?—I spent only two years at the University between the ages of 19 and 21, and my experience was that it was a widening of the mind and not a narrowing of it.

27788. It was simply from that point of view that you found it useful?—Yes.

27784. Can you conceive of a training of a special character that might improve the officers when they come out here?—My objection to the special training is exactly the objection you suggest to the University, that it has a narrowing offect.

27785. Do you take the view that the attempt to make an expert is a narrowing undertaking?— Not if you super-impose it on a finished education, but you must have a finished education first, 27786. You do not think it could be super-

imposed on a good general education such as you get at a secondary school or public school ?- I have

no experience of a secondary school, 27787. What school did you come from to Oxford ?- I was educated abroad.

27788. Your experience is not that of an English public school or a secondary school hoy?— I was never at an English School.

27789. In that respect your experience is a little bit special?—Yes, probably it is. 27790. (Mr. My.) In answer to question (13) you have given an opinion against direct recruitment. for the Judicial Service and that opinion is largely based on the fact that officers separately recruited

nacco on the lace that omeers separately recurred would not leave an intimate knowledge of the country?—Yes. 27791. In giving that answer I suppose it referred primarily to the recruitment of Europeans for the Judicial Service?—I was thinking of

27792. The same objection does not apply to the same extent to the recruitment of Indians for the Judicial Service, does it?-No, not to the same extent.

27793. Do you think that the recruitment of Indians from the Indian Bar for the Judicial Service would have to any extent the defect which you have pointed out?-In this Presidency it depends rather on what portion of the Bar your attention is directed to. We have Barristers, High Court Pleaders, and District Court Pleaders, and I am not sure whether you contemplate

recruitment from all three classes. Taking the three classes what do you say?-The Barrister whose practice is mainly in the Presidency town has not got that intimate knowledge of the country which in my opinion a District Judge should possess. He is usually an Indian gentleman who has spend a great many years in his education at a large centre and has then read at home for the Bar. Probably, the High Court Vakil bas quite as inkinate a knowledge of the country as the Indian Civilian in the majority of cases, and the District Court Vakil certainly has, but I consider him out of the question on other grounds; he has not got the necessary ability in my opinion.

27795. Do you think it would be practicable to recruit the European portion of the Judicial Service from European Barristers practising in India?—No. I do not think it would; I do not think you would got the men to take the appointments. The only place where we have European Barristers practising in this Presidency is Bombay and no successful Barrister would look at a District Judgeslip, and we do not want to get the nusuc-cessful Barrister.

27796. Did you undergo my special course of training in Law in Eugland? - I underwent the conrect of training prescribed in the two years I

27707. I mean a special course ?-Ne special course outside that.

27798. You say that if it is found necessary to maintain the present age limits you would abolish the period of probation altogether in England, and would simply substitute for it the present system of training in India?-Yes.

27799. Do you think it would be possible to combine in this Presidency something of a course which would cover at least part of that now given on probation in England as well as the training in India, a system under which an officer would be posted to a district for the first eight months, say, of his service, and undergo the ordinary district training under a selected Collector, and then for four months in the hot weather or the rains all the probationers should be collected in one centre and given special courses of instruction in languages and Law?—I thought a good deal about that possibility, but I have not yet hit upon any satisfactory scheme. There is a great diffi-culty in language for one thing. We have four vernaculars in this Presidency.

27800. How does that present a greater diffioulty than it does at the present time?—You propose to collect these people in one centre and the centre would be one in which only one of the four languages would be spoken. It would be rather a handicap to a man, say, in Sind, to undergo part of his training in Poons where the language in Mandal. is Marsthi. I think the language must be learned in the country where it is spoken. 27801. If he had a Sindi Professor?—I doubt

if instruction outside the country in which the language is spoken is so valuable as in the country

where you have it spoken all around you every day. That is the main difficulty I have with regard to a scheme of that kind.

27802. You also say there is no lack of adequate teachers of language in districts ?- None. 27803. We have had some evidence to the

effect that in most districts in some parts of India it is practically impossible to get a tercher in the sense of a trained teacher of languages, a men who is acquainted with the methods of teaching ?-I do not see why there should be any difficulty as long as the men are sent to fairly large centres, Poona, for instance.

27804. Who are the classes of teachers that on are referring to?-I have usually gone to the Local High School and taken a master from that.

27805. And you have found him quite satisfactory as a teacher? - Quite so, quite satisfactory as a teacher of Indian languages to a European 27806. It has been stated that an Indian Professor is not so suitable for teaching languages to a European, because he does not understand the European standard and is unable to compare the difficulties of grammar with those of Latin and Greek or the modern languages with which Englishmen are more or less familiar, and, therefore, he is beavily handicapped. Do you think there is anything in that objection?—I think there is very little in it, and it is outweighed by the advantage of learning the language in the country where it

27807. You have referred to the poor prospects of the Judicial Branch of the Service in Bombay ; can you tell us whether as a matter of fact these poor prospects have led to any difficulties in the European recraitment of that Service ?- Yes, in the past they ment is was extremely difficult to got any men to outer at all. In fact I mysolf and certain other Assistant Collectors were placed in the Judicial Department without our wishes being consulted.

27809. What is the present position?—As regards the superior appointments, the present position is that the Executive Branch of the

Service is very much better off.

is spoken

27803. Is it or is it not as a matter of fact difficult at the present time to induce officers to select the Judicial Branch of the Service ?—I am afraid I cannot answer that question because I do not know.

27810. In regard to the recruitment of the Judicial Branch of the Provincial Service, you have suggested that certain ministerial appointments which qualify at present under the rules should be omitted. Can you tell us why you think it desirable that that source of recraitment should be stapped ?-I have two grounds. The appointments that I have mentioued specifically, the Nazir and Head-clerkship in a District Court, are nut appointments in which any Judicial knowledge whatever is necessary. No judicial functions are discharged by the holders of those appointments, who are practically vegetating there, forgetting their knowledge of Law and growing rusty; and also, a minor consideration perhaps, they absorb all the best paid appointments open to the Suberdinate Service, the clerical establishment.

27811. As a matter of fact do you consider that these ministerial appointments are a suitthat these manuterial appointments are a sul-able training for a Subordinate Judge at all P.-Na, I do not. The appointment that is a suitable training for a Subordinate Judge is the appoint-ment of Sherishtdalt to a Distrait Judge, and the holder of that appointment is in a position in a fairly homy District Coart resided over by a competent District Judge, to get a sound knowMr. L. C. CRIMP.

Continued.

ledge of principles and the way in which cases should be decided.

27S12. Does he do any antual legal work ?-No, he does no legal work. His duties as Clerk

of the Court are purely formal.

27813. You would like to see this recruitment from the ministerial Branch of the Service wholly stopped ?-With the exception of the Sherishtadar to the District Judge. I would retain that because I think on the whole it is advisable and extremely useful to be able to get superior men to hold these appointments for a short time. It has a very good effect on the establishment as a whole, and I think it is an adequate qualification. But, in

other respects, I would do away with these qualifying appointments.

27811. Do you know whether this system of recruitment is followed in any other Province of India?-No, I am not aware of it. These remarks are entirely with regard to appointments in the District Court. There are certain other appointments as to which I would not express any opinion. There are two qualifying appointments in the office of the Legal Remembrancer, which I held myself, and those were of a much higher nature from the point of view of qualification.

27815. Can you say anything about the appointment of the salaried interpreter? - I have no knowledge about that. I think it must refer

to the High Court.

27816. (Mr. Chaubal.) Am I correctly giving the substance of your answers up to question (13) if I sum up your evidence in this way? You are ngainst a simultaneous examination and against a separate examination, and there is a certain irreducible minimum of the European element in the Service which you would gunt from enerouch-ment, and you think that such larger employment of Indians as may from time to time be expedient should be attained by adding to the number of listed pasts by promotion from the Provincial

Service?-Yes.

27817. Now, going into the details of this, I want to know whether your great anxiety is to maintain the English character of the administration or the English element of the administration. In your answer to question (3) you use the two expressions at different times. You say: "that the success of such candidates in preponderating numbers might tend to destruction of the English character in the administration," end lower down you say: "the objection is at present theoretical only and until it is found that there is any probability of the Eaglish element in the Indian Civil Service being seriously reduced." I want to know whether your anxiety is that the English character of the administration should not be disturbed or whether the English element in the Service should not be disturbed ?- The English character of the administration is what I have in

27818. It would logically follow that if by any process you obtained Indian Servants fitted to maintain the English character of the Service there would be no objection to them, even if they came in in larger numbers?—Granting your assumption there would be no objection.

27819. The men, for instance, who at present reside for a cortain number of years in England and study there, and go up for the competitive examination, and come cut to India, do they try and maintain the English character of the admi-nistration?—If you mean the successful Indian

eandidates for the Indian Civil Service I should say " Yes "

27820. If you held a simultaneous or separate examination in India, and sent the successful candidates to a University to study for three years, do you think the type of Indian that would return after that time would be expected to come up to the same standard of efficiency as the present Indian Civilian passing through the compellive door?—I would rather not use the word "standard" if you do not mind; I would say that I do not think on the average such men would be in as good a position to maintain the English character of the administration as Englishmen educated in England.

27821. I am speaking about the Indian educated in England as at present. A bright and intelligent boy, whose parents see some promise in him and intend from the first that he should be an Indian Civil Servant, takes his degree of B.A. here as I they send him home and he remains there for three or four years at a University, takes a diploma, attends lectures in Law, passes the competitive examination, and comes out here as an Indian Civil Servant. Would not the Indian who passed the simultaneous examination or separate examination in India, and then resided in England for three or four years before taking his dogree at an English University, come up to the standard of the Indian Civilian, the only difference being that one goes in order to have a chance of being successful while the other goes after he has got through the examination here?-The one goes carlier than the other and the earlier years of a man's life are obviously the most impressionable.

27822. There would be that difference no doubt, but I am referring to his being capable of maintaining the English character of the adminis-tration in India. Would be not do that in the same degree as the other?-I should say perhaps in a slightly less degree, inasmuch as he has not had the same European training.

27823. Am I correct in gathering from your answer to question (9) that in order that there should be no preponderating majority of any one section in the Indian Civil Service there should be if possible Civil Servants from different sections of different communities? -I think that consideration is one which has to be borne in mind so far as is consistent with efficiency.

27824. Am I right in supposing that the principal element of difference between an Indian of liberal education and an Englishman of liberal education serving in this country in the I. C. S. is that the Indian is apt to have a sort of class bias and sectional favouritism?-I do not think the best educated Indians have any very appreciable class bias or favouritism.

27825. If you gel a prepon lerating majority belonging to that class you refer to, those who have got over all sense of class bias and sectional favouritism, would you object to the employment of such men even in large numbers in this country? If you refer to my answer you will see that my objection was rather based upon the views of the enjection was reason upon the views of the public than upon the qualifications of the men themselves. I say that the preponderating majority would not command the confidence of all sections of the community.

, 27826. But that is a thing the Indian Civil Servant cannot help. If there is nothing defecfive about him and he is likely to strike the people 96

as being otherwise, that is not a thing he is responsible for ?-It is his misfortone.

27827. Frankly speaking, do you suppose that that sort of feeling does not often even in the European part of the Civil Service !- I do not think so. The interests of the European part of the Civil Service are very small as compared with that of an Indian gentleman holding high office, and there is not the same ground for that want of

confidence. 27828. Take, for instance, the trial of a Euro-pean by a European with a European jury; does not that raise the same sort of hatred in the Indian mind as it raises in your mind about an Indian Civil Servant?—I think we are at cross purposes, There is no "hatred" in my mind about any

Indian Civil Servant. 27829. What I usean is that the Indian in high office is supposed by the people to be liable to exhibit class bias and sectional favouritism?—That

27830. And you admitted that so fer as the individual himself is concerned be is perhaps free

from it?—Yes. 27881. But the people do not give bim credit

for that?—That is so.
27832. Is not much the same sort of feeling to be found in the instance that I gave you?-That may be so, but the occasions on which it can arise in the case of a European officer are extremely Teking an ordinary District, such as that in which I am now serving, such occasions in the case of a European officer cannot conceivebly arise

or arise only once in twenty years.

27838. I can quite conceive the occasions must be very rare ?-Yes, and it is an everyday occur-rence in the case of the Indian gentleman holding

high office. 27884. Therefore, the Indian has to work under more difficult circumstances than the English-man?—Yes. Every European officer admits that and makes all wances for it if he is a wise mao.

27885. With regard to your answer to ques-tion (18), you consider an intimate knowledge of the country and the people to be a very important factor in the equipment of a District and Sessions Judgo?—Yes, The question is directed to the recruitment of the Judicial branch of the Indian

Civil Service. 27836. I gather from your replies to Mr. Sly that the recruitment would be almost as good if it were suggested that any portion of the District and Sessions Judgeships in this Presidency should be given to practitioners who have that knowledge of the country and the people. Supposing it is proposed that District and Sessions Judges or any portion of them should is recruited from such pleaders as here practised in the mutassal, both in Criminal and Civil Courts, what would be the objection to that recruitment?- Generally speaking, the objection to that recruitment is that the pleaders practising in the District Courts have not sufficiently high attainments for the office in question

27837. I am not speaking of the persons actually practising. There are several pleaders in the High Court who practises there and also appear frequently in the Mufassal Courts in Criminot be quite as satisfactory material for drawing upon for District and Sessions Jodge?—I thould prefer to recruit as at present from the Provincial

27838. I do not exclude that. Supposing it were suggested that a portion of the District Judgeships in the Presidency should be recruited from this body I am speaking of, would you roun tans body I am speaced on, would you soggest any objections to such a course?—I am not quite clear what possible source of recruitment you are comparing these supposed candidates with.

27839. I want to suggest material for recruitment for filling the posts of District and Sessions Judges in the Presidency. We have persons who have taken the I. C. S. examination and have bad ecrtain experience of Exceptive work for a number of years: that is one material, and I say utilise that material. But at the same time supposing it is suggested that a portion of these posts should be sies recruited from persons of the class I speak of, what would you say?—I do not think they would make such good District Judges as members of the Indien Civil Service.

27840. May I know why?-I think the examinution that a man has to pass for the High Court Plendership is not as high a test of mental ability us the examination for the Indian Civil

27841. I quite admit that, but take the B.A. end M.A. of this University, followed by the LL.B., and followed by ten years' practice of the kind I am speaking of ?-I can only say that I heve bad considerable experience of High Court pleaders and considerable experience of mon in my own Service, and I think, on the whole, the Civilian Judge, on the average, would be the better Judge

than a High Court Pleader Judge. 27842. Do you mean the best Civilian Judge or the average?—I mean the average. The best average Pleader might be better than the average Civilian. I was taking the average of

each.

27843. With regard to your scheme of leaving the listed posts to be gradually enlarged as might be thought expedient, who is to judge about this expediency of raising the number of listed posts ?-

expensive Government.

27844. I suppose when these listed posts are directed to be filled by men from the Provincial Service that is done under the Statute of 1861 ?-I

believe that is the statute. 27845. Therefore such appointments could have been made from the year 1861 ?- There again I must ask to be allowed to refer to the statute.

27846. That is the statute which permits any person being appointed under certain circumstances to any post ?- I am sorry I have not got the statute with me and I do not corry it in my head.

27847. You may take it from me the only authority which Government has now for filling these posts with men from the Provincial Service is that statots. Assuming for the moment it is so, then this a thing which could have been done from 1861?—Yes, assuming that is the relevant statute.

27848. And yet are you aware that from 1861 down to 1879 no appointments were made?— I cannot say.

27849. I am only speaking to you about the risk of leaving it entirely to the Government?-My answer is that I do not know what was done before 1879.

27850. It is really giving the power to the Civil Service to say that so many of their posts shall be eliminated from the cadre !—It is giving power to the Executive Government, which is not entirely recraited from the Civil Service,

27851. With regard to the Previncial Service in this Presidency, I think you make a grievance of the fact that it is the lowest paid service throughout India ?-Yes, speaking of the Judicial

27852. While in other Provinces the Provincial Service begins with Rs. 250 at the lowest, in this Presidency it begins with Rs. 150?-1 am afraid I have not examined the figures; I have only examined the figures as regards the Judicial branch

27853. Then we will confine ourselves to the Judicial hranch. In no part of India does the Judicial Service begin so low as Rs. 150?—I

believe that is so.

27854. Forty years back there were a few posts of Rs. 1,200 and Rs. 1,000 open to the Judicial Service and the lowest salary was

Re. 200 F.-Yes.

27855. And after forty years the present state of the Service is that the posts of Re. 1,200 and Rs. 1,000 bave been taken away and the highest post is one of Rs. 800 only and the lowest is now Rs. 150 ?- That is so.

27856. Do you agree with me in thinking that promotion is so slow that ordinarily a man takes 20 or more years in rising from Rs. 150 to the first or second grade, i.e., Rs. 800 or Rs. 700?—It is cortainly 20 years or even more I believe.

27857. He rarely comes even to the second grade before 20 years?—That is so.

27858. Until very recently the corresponding lowest grade in the Executive Provincial Service was Bs. 300, was it not?—I have not examined the figures.

27859. You refer to the practice of appointing Assistant Judges from Subordinate Judges of not research suggest from businesses around the proportion of the disappointment which was cancel thereby. Do you admit that the object of starting these listed posts was to have certain posts with lighter salaries which should be incentives to the Provincial Service?— I think the idea rather was to admit the members of the Provincial Service to posts reserved for the Indian Civil Service.

27860. Am I right in thinking that when the last Public Service Commission recommended that two District Judgeships and two Collectorships from the Civil Service cadre should be left open to the Provincial Service, those places were meant as places to which members of the Provincial Service, if they proved themselves fit, could aspire?-I think so.

27861. And it was the same thing as regards the Assistant Judges and Assistant Collectors. There were three Assistant Judgeships left open and nine Assistant Collectorships ?—Yee,

27862. There is no such thing as an Assistant Collectorship in the Provincial Service, is there?-I am pretty sure there is not, but I cannot answer questions about the Revenue branch of the Service with any certainty.

27863. So that these nine Assistant Collectorships do not now retain the same importance which they had before 1886 and 1887; they have which may had before love and tool; any laws are simply become so many Deputy Collectorships?—
I am most willing to answer these quentions, but I cannot speak for the Executive. I am in sympathy with you hut I have not the details on which to answer you.

27864. You have seen instances of Subordinate Judges being invested with Assistant Sessions Judges' powers ?-Yes.

27865. Have you heard any complaints about their not heing able to do their work properly?—

Yes, I have heard complaints about their not doing

their work properly.

27866. May I know the nature of the complaints?-In the case I am thinking of the plants — In the case the gentleman in question refused to convict anybody in spite of the over

whelming nature of the evidence, 27867. Would that be your objection to investing Subordinate Judges with Criminal powers? - No, I have no objection to investing

selected Subordinate Judges.

27868. If Subordinate Judges are selected for being invested with these powers, would you discontinue that practice on account of the instance you have spoken of ?—I would not,

27869. So far ae they have been entrusted with Criminal work they have not proved failures generally?-I know only of four instances personally.

27870. Have you any knowledge about the nature of the work done by Subordinate Judges when they are invested with Criminal powers in famine times?—I have not. I know it has been done, or they have been given magisterial powers.

27871. But you are not aware whether there have been any grievances or complaints about them?—No, I have no knowledge of that matter.

27872. (Sir Theodore Morison.) To what do you attribute the dissalistaction, of which we have had plenty of evidence, which is felt by Indian with regard to the Stathory Sarvice and with regard to the listed posts in the Provincial Service? The latter has been described as a pariah service and we have had it upod upon us saveral times that they have failed to give satisfaction is due to Indians?—I imagine the dissalisfaction is due to the fact that they are not on the same footing as the Indian Civil Service.

27873. You have objected to their being zeroited to the Indian Civil Service as such. Do not you think that any other solution of the difficulty is likely to suffer the fats that has already hefallen the Statutory Service or the Provincial Civil Service, namely, that they are being described as parial services?—I have never heard them described in these terms.

27874. That is a phrase sufficiently common on Congress platforms and I thought you must have heard of it or read of it in political literature?-It is quite possible that any other method of recruitment would be regarded with somewhat similar dissatisfaction.

27875. I rather gathered from your written answers that you are considering this question rather as a political concession than as an administrative improvement, and I do not see that any other method would really be an effective political concession?-But my point really is that the thing cannot be done; there is no method of outside recruitment which can create a service which will be part of the Indian Civil Service. You may call it part of the Indian Civil Service but it cannot be so; it will be merely so in name. You might call it a mixed Commission recruited partly from the Indian Civil Service and partly by some other method, but to lump it together under one name

Continued.

as the Indian Civil Service cannot make it the

same service 27876. I quite recognise that they are not admitted by the same door, but as far as they are on the same lists and receive the same pay they are the same. Do you think the eldare the same. Do you think the old P. W. D. when it was recruited from two sources was not one service ?-It was entirely recruited in

England. 27877. I mean in the days when it was recruited from Cooper's Hill and Reorki simultaneously and put on one list?-I have had no experience and, therefore, could not say. I do not think we get many men from Roorki into this

part of the world.

27878, When that survice was first started it was one, the Public Works Service, although there were two methods of entraces, and I do not see the impossibility of doing the same thing for the Civil Service?—Of course the Indian Civil Service means a certain thing and has meant that thing for many years, and will continue to mean that thing whatever other methods of recruitment are adopted.

27879. Surely, it has changed a good deal; it has meant a Baileybury man and a competition-

wallah, has it not?-It has meant a competitionwallsh for fifty years anyhow.

27880. Your objection is merely one of name I understand, that you will be giving a wrong name to something which is not really the Simon Purs?—You will be calling two things by the same name which are not the same and which will not be regarded as the some in spite of your calling them the same

27881. Do you mean by the public or by the service?-Both by the public and the service.

27882. We have asked questions of that sort in places where there has been a mixed Commis-sion, and we have found that is not the opinion. The military man has been looked upon by his

brother officers and the public as quite as good as the civilian?—I do not know much about that. 27883. (Lord Roaddskap.) With regard to the point of the impossibility of recruiting one Service in two ways, when you say it is not possible surely you are going against experience. Is not your own Provincial Service recruited in two different ways?—I am not sure.

27884. Is not the Provincial Service recruited partly by direct selection and partly by promotion from the Subordinate Services ?- Yes.

27886. That is two different ways?—Yes. 27886. Do you think that the man who is promoted from the Subordinate Service to the Provincial Service is regarded as being a man in a different class from the man who is nominated direct to the Provincial Service?-I really do not

27887. Have you ever heard it suggested?-I have not

27888. It is probable that if he were looked upon as a man in a different class you would have heard of it?—Yes, I certainly should have heard of it, but there again both methods of recruitment are from this country,

27889. Now you are patting it on ground of race and not on the method of remutament?—I do there may now an extended on remonstration into which to put in on ground of most still, but there is such a vast difference between the two methods of recruiting here and recruiting 8,000 miles away that the distinction is very much greater than between the recruiting in this Presidency in two different ways.

27890: Do you think there is a fairly widespread demand on the part of educated Indians for a larger share of representation in the higher Services?—Certainly.
27891. That demand is for admission to the

higher Service, is it not ?-Admission to the higher

appointments, but whether to the Service I cannot quite say. 27892 But do you think it would be satisfied by an increase in the listed posts? - I think there

will be always dissatisfaction so long as the Civil Service is separately recruited in London, 27893. Then you do not think that the

demand out here would be met by an increase in the number of listed posts?—To a large extent,, but there is the sentimental grievance which will

27894. Is not the sontimental grievance the chief one?—I think it is, 27895. If that is so, it would not be met by an increase in the number of listed posts?—The desire for the higher appointments will be not in that way, but not the sentimental feeling.

27896. Generally speaking, do you think that the officers in the Provincial Service are drawn from the same class of men out here as the Indians who go to England to compete for the Civil-Service Examination ?- Yes.

27897. So that, on those grounds there would be no differentiation possible between Indians who had got into the L C. S. by means of the compet-tive examination and Indians who had got into the L C. S. by means of promotion from the Provincial Service?-I do not want to quibble, but I: would point out that all come from different castes and creeks. If you mean the word "olass" as meaning social position they all belong more or less to the same class, but they are split up amongst themselves.

27898. But would you say that, generally speaking, the Indians who go to England to compete for the Civil Service examination are: drawe from a higher strata of society than the Indians who come into the Provincial Service here? -I think not; I taink they are much the same.

27899. (Mr. Heaten.) With reference to 27899. (Mr. Hester.) With reference to your naswer to question (12), in which you speak of the growing trudency to over-rate a knowledge of law, the principal business of the Judge, principal in the cense that it is the greater part of his work, is to determine questions of fact?—Yes, that is especially so in a District Judge. The District Jodge is the first Court of Appenl and his

decisions oo questions of fact are finel.

27900. In a Civil Appeal if he goes wrong in his facts that injustice is without remedy?-That

27301. But if he goes wrong in a question of law that can be remedied !- Yes; there is an appeal on a point of law to the High Court.

27962. What is your view of the utility in the mulusal of the rather elaborate method of construing documents which comes naturally to a trained lawyer ?- Documents in the mufassal are not the work of trained conveyancers, they are entirely in work or trained tourish rules of legal interpre-tation which a trained lawyer would apply to a document drafted in Rugland would have no application whatever.

Tcontinued.

27903. That principle, I believe, has been pro-nounced upon by the Privy Council ?—I believe

27,104. A great deal has been said from time to time about teaching Ludian Law-I do not mean Hindu Law but Angle-Indian Law: de you see any profit in learning these Acts or portions of them by heart?-Absolutely none.

27905. But that is often done?-Yes, I bekeve it is done; I have done it myself, I must admit,

for the purpose of examination.
27906. The most useful thing is to know where to find what you want?- Exactly,

27907. Would it not be useful also to teach the broad general principles which are current in England and to point out where they are epitomised in our Angle Indian Acts?—Yes, training on such lines would be extremely useful.

27908. With regard to the pensions of High Court Judges, the fact that they receive a higher pension is, I believe, a considerable grievance to the

Service generally ?—I should not have said so. 2/909. I have heard it said that it induce Judges to stay longer than they otherwise would?

I have heard that said.

27910. And in that way it blocks promotion?— That is fels particularly in the Judicial Department. Many District Judges feel it. 27911. There is a distinct feeling in that

direction ?-Yes.

27912. I want to ask you a few questions about the powers of Assistant Judges. They begin by doing original work?—Yes.
27913. And whilst they are doing that they are of really little or no assistance to the District Judge?-They are less than no assistance; they

increase his file. 27914: They are in training and not Assistant Judges in the sense of being any use to the

District Judge ?- They are of no use at all. 27915. But the time comes when they can be

made of use?—Yes.

27916. In what way are they used? -They are invested with Civil Appellate powers which enables them to liear appeals from all the Subordinate Courts, and they are invested with Criminal powers which enables them to try original Criminal cases. In the first instance they have the powers of the Assistant Sessions Judge and subsequently the powers of the District and Sessions Judge.

27917. Their decisions in Civil Appeals as regards matters of fact are just as final as the decisions of the District Judge?—Absolutely; they are exactly on the same footing.

27918. So that, their responsibilities are of a high order?—They are quite of a high order.

27919. And they may also be appointed to be Joint Sessions Judges?—Yes, or Additional

Sessions Judges. 27320. In that event they may be trying the most serious crimes, such as murder cases?—Yes. My own Assistant tries murder cases.

27021. And yet Assistant Judges are ranked in Bombay as holding interior posts and are paid as such?—That is so.

27922. Do you know whether that takes place in any other part of India?—I am afraid I cannot say for certain.

27923. It has been said that the system of qualifying posts has broken down in practice because there were so many occupants of these posts in the Presidency that a good many of them could never possibly hope to obtain Sub-Judgeships. Is that the case?—Yes, I think that is the case. There are certainly far too many of them, far more than can obtain Sub-Judgeships in any reasonable time

27924. On the one hand it is leading to a very great deal of discontent, and on the other it is limiting the possibility of appointing practising Pleaders ?- That is so,

27925. Would you be justified in describing the net result as unworkable?—Yes, I think that

would fairly cover the set result of the system, 27926. Do you know anything about the feeling amongst the Subordinate Judges with recently amongse see succettlessee stages man-reference to some of the more recent appointments by Government to the post of Assistant Judge in the Provincial Service?—I think they have given expression to the discontent that has been felt by Subordinate Judges as regards these appointments, and the manner in which these appointments are made.

27927. There is a feeling of that kind?—Yes there certainly is a feeling of discontent.
27928. (Chairman.) You have said that the

existence of an Assistant Judge not only does not relieve the District Judge but adds to his work, and I should like to get that quite clear. Is not the Assistant Judge appointed in a District where the work has become so operous for the District Judge that relief is wanted?—Perhaps I was rather too technical there. When an Assistant Judge is first appointed he does original work only and the District Judge is ongaged entirely in doing the Appellate Civil work; therefore on first appointment the Assistant Judge disposes of original suits on which appeals lie to the District Judge, and accordingly before the Assistant Judge gets Appellate powers he is only increasing the work of the District Judge. After he gets Appellate powers he ceases to do the other work and is assisting the District Judge.

27929. So that, on the balance a District Judge is very considerably relieved ?—After his Assistant Judge gets Appellate powers he is enormously relieved.

27930. (Mr. Bhadbhade.) You said in answer to question (2) that the rules framed for the Judical branch of the Provincial Civil Service are generally suitable. What would you think of a rule under which selections might be confined to rate under water selections index to continue to continue graduates in law in the order of metit in each particular year? At present there is a great scramble for the qualifying post, and I helieve the whole of them are completely filled up, and I suppose more than three-quarters of the candidates can never hope to get to Sub-Judges?-That appears to be so, but I have not taken out nma appeared to us so, that I never not taken our the figures. You are mistaken in supposing that all these qualified appointments are hold by candidates for Subordinate Judgeshrps. In practice they are not. In my own District I have only one of those posts filled by a qualifying candi-

27931. What would you think of a scheme for appointing Sub-Judges from the LL,B, graduates in each particular year?—Do you mean

dured, without practice?

27932. They might be made to attend Courts of original jurisdiction for a year?—I should not approve of that suggestion. I would not eat the High Court Pleader for instance.

27933. Does not the rule say that unless a candidate is below thirty and in full and continuous practice for three years be can never get a SubSed Mored 1913.1

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Judge's place nuless he holds a qualifying past? Do you think that a Pleader who has Rad fall and continuous practice for three years would be eager to accept a Sub-Judge's place at a salary of

Rs. 150 a month?—I do not know. 27934. Practically this certificate is a deadletter ?- I never give a certificate of that kind without making enquiries as to the nature of the

practice.

Are you sure that the candidates have had full and continuous practice for three years?-

I cannot say, as I do not know. 27936. Then the rules do require amendment

in several particulars ?-Yes.

27937. (Mr. Joglekar.) In your answer to question (24) you have recommended that the lowest pay for a Subordinate Judge should be Rs. 200 pay for a communities stage amount of the highest Rs. 1,000. Ferhaps you know that Mamiatolars have Rs. 150 and correspond to a Sub-Judge at Rs. 150 l—I absolutely deary ench correspondence. There may be on paper, but I deny that there is any correspondence in point of training and point of ability required. There is no real correspondence between the two appoint-

27988. Perhaps you know that they do criminal work, magisterial work, and are travelling officers?-I am aware that Mamlatians are

magistrates. 27939. Would you recommend so increase of pay from Rs. 150 to Rs. 200?-I am not prepared to deal with the question of the Revenue Depart-

ment as I have not sufficient knowledge of it. 27940. (Mr. Okanbal.) With regard to the questions put to you by Mr. Justice Heaton about

the appointment of an Assistant Judge, the pay of the Assistant Judge is Rs. 500 and Rs. 600 in the Provincial Service, that is to say two-thirds of Re. 900 and two-thirds of Rs. 700?—I think that

27941. If a senior Subordinate Judge is given an Assistant Judgeship when the three District Judgeships are held by young men that Assistant Judge has a chance of remaining at Rs. 500 or Rs. 700 practically for the whole period of his Service?—That would appear to be so, but my recommendation is to do away with such appointments altogether.

27942. I am speaking of the grisyances of the Service, and the discontent caused by the pay of the Assistant Judge remaining at Rs. 500 and the District Judge's grade of Rs. 500 or the Subordinate Judge's grade of Rs. 500 or Rs. 600, the post of the Assistant Judge's no gain to him whatsoever, if he can never rise, or can only rise at the end of his Service, to a District Judgeship, because he loses his obsaces of the superior-posts in the Subordinate Judicial Service, going up to Rs. 800 ?-That is so.

27943. Therefore, it might occasionally be necessary when you find District Judges places are held hy comparatively young men that you should recruit from a lower grade of the Subordinate-Judgeship in order to make it worth his while?— It may be necessary at present rates of pay, but the better remedy would be to revise the pay.

(The witness withdrew.)

PHEROEPERAH JEHANGUSHAN PALEYARKHAN, Esq., Acting District and Sessions Judge.

Written answers relating to the Indian Civil Service.

27944 (10). If you do not approve of simultaneous or separate examinations in India, are you in favour of any system under which "Natives of India" would be selected in India for edmission to the Indian Civil Service by means of (a) nomination; (b) combined nomination and examination; or (c) any other method? If so, please describe fully what system you would recommend. In particular, do you consider it desirable that, whatever the system, all classes and communities should be represented? If so, how would you give effect to this principle!—I am not in favour of either simultaneous or separate examinations. Instead, I would make conditions more favourable for the success of Indians at the competitive examination in England. With this object, I would create at least 25 more scholarships distributed equitably over the whole of India, and see that only the best men got them: I would revise the scale of marks assigned to the various subjects in the syllabus with a view to minimise the disadvantage under which Indians have at present to labour because English is not their mother tongue and because they have little or no knowledge of other European languages: I would fix the maximum age-limit for Indians higher by a year, and would give one more chance to the first five among the unsuccessful Indian candidates who would otherwise be prevented by the age-limit from appearing again. As supplementary to this, I would moderately add

to the number of "listed" posts and place theholders of these posts on a footing of equality in all respects with the members of the Indian Civil Service. The test by which these mon havo been proved—the test of actual service—is surely in no way inferior to, and if anything is more reliable than, the examination test

27945 (13). Do you recommend any separate method of recruitment for the Judicial branch of the Indian Civil Service? If so, please dedo not recommend any separate method of recruitment for the Jadicial branch of the Indian Civil Service. Indian Civilians, with adequate legal training, are likely to make far better Judges than second or third rate Barristors can be expected to do. In spite of very little preliminary legal training, some of our most dis-tinguished Judges have been Civilians, and Civilians, as a rule, make very good criminal Judges and are first-rate administrators. think there is a tendency to make a great deal too much of mistakes made by Civilian Judges, mostly at the beginning of their career, and to sscribe the mistakes invariably to their want of legal training, as if Judges with legal training never make mistakes. Some people do this with the best of motives and in order to strengthen their case for a reform, while others. and these belong to the legal profession do so because they seem to derive from it a feeling of self-satisfaction is regard to their own legal attainments. The public is generally content toaccept the lawyers' opinion and give it circulation. I think all that is wanted is to provide for proper legal that is wanted is to provide for proper legal thating of Givilians. (6) The radiments of Law may be included as a compulsory subject in the syllabus for the compessive examination. (ii) A sufficient number of successful candidate may at the outset be selected for Judicial service and required to undergo proper legal training during the period of production, (iii) They may further be required to do the whole work of a Substrainted edges for a period of one year at the outset of their judicial career.

279:16 (104). Turning now to the case of the Statutory Civillans and officers of the Provincial Civil Services holding listed posts, do you approve of the arrangement by which they draw salary approximately at the rate of two-thirds of the pay drawn in the same posts by members of the Indian Civil Service? If not, what rate do you suggest for the various grades of the Service?-I submit that the arrangement is objectionable in principle and unfortunate in its results. The "two-threes" mai is footen upon as a cheap and inferior brand and not the genuine article. It is one reason, I imagine, why Indian politi-cians decline to be put off with an addition to the number of "listed" posts. Men holding similar posts and doing similar work ought in fairness to receive equal salary. If it is considered that the European members of the Civil sucred that the surppean members of the Civil Service are criticle to special consideration on account of their greater needs, they may be paid a personal allowance to be selled the "European allowance" on the auslogy of "Rachange comparesation allowance." The "two-thirds" rate is besides not adaptate for the holders of "listed" pasts in the Judicial Department. It does not extend to the part of the posts in the Judicial Population and the secure to them anything like even two thirds of the financial prosperity of the Civilians. Under present conditions it is ordinarily not possible for a Subordinate Judge to attain to a "listed." post before he is near 40 and when he has only about 15 years more to serve. His prospects of promotion are also far interior to those of the Indian Civilian. During the 15 years or so that are left to him he may not attain to a District are err to mm he may eve assent to historic Judgeship till he is near retirement, and at best he would be holding it for a few years. Add to this the fact that on his elevation to the higher branch of the Service he has to live up to his position, which entails on him extra expenditure. He is expected to live in the same style as rie is expected to five in the same sayle as Civilians, and to entertain, otherwise he is liable to be despised. To sum up, it will be seen from the above that just as Civilians have on their side considerations peculiar to them which justify their being paid at the present rates, so have we also our own peculiar considerations on our side which entitle us to be paid at the same rates as the Civilians, and these considerations are at least as cogent and weighty as any that can be put forward by the Civilians. And over and above this, we have this strong argument in our favour that as officers holding similar posts and tayour time as ouncers morally among house and doing similar work we ought in farmess to receive the same pay and the stigma of in-feriority which attaches to us in consequence of our not receiving it should be removed. The number of "listed" posts is after all compara-tively insignificant, which is an additional reason why the invidious distinction at present existing should not be perpetuated for the

sake of a small saving to Government. In case, however, our claim for the "whole loaf" is negatived, I would press for a revision of the scale of pay. At least one of the posts of Provincial Assistant Judges should carry a salary of Rs. 800 (if not Rs. 900). I understand that some years ago this was the pay of the First Assistant who worked as "Joint Judge."

I also understand that Government shortly I also understand: these Government shortly proposes to raise the pay of the first five Civilian Assistant Collectors from Rs. 900 to Rs. 1,200 (see foot-note to List B. Appendix VII). The pay I have proposed for the Senior Provincial Assistant would represent two thirds of Rs. 1,200. The selaries of the Provincial District Judges should be raised from Rs. 1,200 and I,600 to Rs. 1,400 and 1,800 respectively. A Provincial District Judge in the highest grade should receive at least as much pay as a Civilian Judge in the lowest grade. And a Provincial District Judge in the lowest grade should receive a higher pay than a Civilian Assistant Judge. At present he does, but as I said above the first five Civilian Assistants will, in all probability, shortly be receiving pay at the rate of Rs. 1,200 per month, and it would be anomalous that an Assistant Judge should be receiving the same pay as a District Judge. Imagine the humiliation to a District Judge who receives the same pay as his Assistant. Nay, it may oven conceivably be worse: The Provincial District Judge may be only officiat-Provincial District Judge may be only officiating in that appointment, in which asso he would be drawing only 8s. 1,000, while his Grullan Assistant would be drawing. 8c. 1,200. Of course, I am taking only a particle case, for Government would, no doubt, base care to avoid any such constraints. Lastly, I would press for an increase in the number of "listed" posts by at least two Assistant Judgeships and one District Judgeship, and this I would ow with a viow to improve the prospects of the sub-ordinate judiciary as well as the holders of "listed" posts. The number of "listed" posts is at present much too small to satisfy the legitiments aspirations of the sub-ordinate judiciary. ciary, which has a deservedly high reputation and contains a certain number of officers just as good as any that are selected and who are left good as any time are behind morely because there is no room for them. The increase of one in the number of District Judgeships is proposed specially with a view to secure reasonable prospects of timely promotion to the Assistant Judges, and in this connection what I said above about the age at which a Subordinate Judge can hope to attain to a "listed" post has to be borne in mind. Under the present conditions it is ordinarily not possible to secure an appointment in the subordinate judiciary before the age of 30, and a Subordinate Judge must necessarily take some years to prove his fitness for a "listed" post. It may be arged that it is open to Government even now to add to the number of "listed" posts as the maximum is yet far from being reached. True. But no minimum is fixed, and what I submit with all due deference is that the when it submit we are should be fixed at the number I suggest. There is no longer any lack of fit men to hold the posts.

27947 (128). Do you approve of the present system regulating the pensions of officers of the Provincial Civil Services holding listed posts? 3rd March 1913.

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Mr. Pherozeshan Jehangurshan Talbyarehan.

feartinged.

If not, what do you suggest?—The scale of pensions prescribed for officers holding "listed" posts compares very unfavourably with that laid down for members of the Indian Gwil Service, and is the same as the one prescribed for other members of the Provincial Service. I submit that this ought not to be so. An officer who has held a "listed" post for five years or more should on his retirement after years or more anount on his representate a service of 25 years or more get a "maximum" pension of at least Rs. 6,000 a year, and the scale for shorter periods of service should be revised on the same basis. This is all the more necessary as an officer holding a "listed " post is compulsorily retired at the age of 55, whereas other members of the Provincial Service are ordinarily granted extensions up to the age

# Written answers relating to the

Provincial Civil Service. 27948 (2). Please supply a copy of the Rules for the Recruitment of the Provincial Civil Service in force in your Province. Are these rules suitable, or have you any recommendations to make for their alteration?—Rule 8 (c) is objectionable on various grounds and should in my opinion be various grounds and should in any openion we repeated. I would recruit only from practising pleadars (as used to be done same years ago) under the latter part of Rulo 10. It is the that the supply at present is far in excess of the demand, and is likely to continue to be so, the that ago limit of 52 will automatically exclude all except those who have passed early and who on that account will presumably be also intellec-tually superior to the rest. Or the Government may nominate a certain number (according to requirements) from the successful law graduates of each year, and when the nominees of a particular year are exhausted pass on to the nominees of the next succeeding year. In making nominations, the Government should in my opinion go by the results of the examination to the extent of two thirds of the nominees, and choose the remaining one-third with a view to secura as far as practicable due representation of the various classes and communities in the public service. Of course, a nominee will have no claim to be appointed unless when his turn comes he is not superannuated and has otherwise

qualified himself. 27949 (i). What is your experience of the officers eslected by the different methods of recruitment, which method has proved the most satisfactory, and what changes, if any, in the present system of recruitment do you recommend? sent system of revuriment on you recomment (a) open free drived recultions, (a) combined nomina-tion and examination, or (b) some other method? Please describe fully the system that you recommend?—For direct recultiment for the Exceptive branch I would recommend that two-thirds of the appointments be filled by open commentation and another the recognition from competition, and one-third by nomination from among university graduates of distinction, so as to secure, as far as practicable, due representation of the various classes and communities in the public service.

27950 (9). What is the system of training and probation adopted for officers of the Provincial Givil Service? Do you consider it satisfactory, and, if not, what alterations do you recommend ?-The probationary period for the Judicial branch should in my opinion be three years and not two.

27951 (18). To what extent are the functions of the officers of the Executive and Judicial branches of your Provincial Civil Service differentiated? Is any change desirable, and, if so in what direction? - I am of oninion that it is very desirable that Executive officers should not have magisterial powers, but if this is not feasible on the score of expense, I would suggest that at any rate officers below the rank of Mamlatdar should not be invested with magisterial powers, and no officer below the rank of Deputy Collector should be invested with the powers of a first

class Magistrate.

27952 (21). Are you satisfied with the present designation "The Provincial Civil Service?" If not, what would you suggest?—The designation has come to be a badge of inferiority in asou mas come to to a roage of interactivy in-relation to bolders of "listed" posts, and this inferiority is accontanted by the invidious treatment accorded to them in the matter of pay. The holders of "listed" posts have in my-opinion good cause to be dissatisfied with an arrangement which relegates them to an inferior arrangement wines recognise time to an interior service and classes them with thair subordinates. It is a significant fact that the "Statutory Civilians" in this Presidency had to a man elected to continue under the old system, presumably because, though their poy and prospects were not the same as those of the mombers of the Indian Civil Service, they were at any rate classal with the latter and were looked upon as members of the same Service. I am for a reversion in this respect to the

status quo ante. 27953 (24). Are the existing rates of pay and grading in the Provincial Civil Service of your province adequate to secure the desired quali-fications in the officers appointed? If not, what alterations of our recommend 1—The existing rates of pay and grading in the subordinate judiciary of this Presidency are, in my opinion, inadequate, and I strongly recommend that they should be revised. The administration of civil justice in this country primarily and principally rests with the Subordinate Judges. Their work is of a responsible character requiring high legal attainments, hard and conscientions work, and absolute integrity, and they do it very creditably on the whole, and of late years more creditably than before. Their rates of pay have not been revised, I do not know exactly for how many years now, but certainly for a considerable time; and in the menutime living has become much more costly and the standard of living has also materially advanced. Standard of inving mas also materially accurated. I recommend the abolition of the grade of Rs. 169, a substantial reduction in the number of appointments in the Rs. 200 grade, a proportionate and property distributed increase in the manufacture of higher uppointments, and the creation of a grade of Rs. 1,000 with at least five americances in this rapide. two appointments in that grade.

3rd March 1913.7

Mr. Phenozeshah Jenangirshah Taleyarkhan.

Continued.

## Mr. Pherozestan Jehangershan Tarryarkhan, called and examined.

27954. (Chairman.) You are an Acting District and Sessions Judga ?- I sun.

27955. You are not, I understand, in favour of simultaneous or separate examinations ?-I am not.

27956. But in order to provide further facilities for Indians to enter the Service you would increase the number of Government scholarships and would revise the syllabus of

the examination ?- Yes.

27957. You would also ranke the maximum age limit for Indians one year higher than that for European candidates ?- Yes.

27958. And you would like to see the listed nosts increased also?-Moderately, yes.

27959. You would create at least 25 Government scholarships distributed over the whole of India. Would you raise them from each University?—I am not prepared to say whether they should be attached to a University or whether Government itself should distribute the

27960. You merely throw out the suggestion that there should be 25 scholarships?—Yes.

27361. Would they be tenable for three years ?-Yes. It would be a good thing to give

the man a thorough training. 27962. How would you award your scholar-ships?-To the best men, on the results of the

sings — to the less near, on the riskins of the University examination. 27963. You would select?—I would select from graduates of distinction in the Universities. 27964. So that your scholars would come from the Universities?—They would.

27965. But not necessarily from the five Universities as suggested by some witnesses, but might be selected from the best scholars, probably all of one University ?—Yes.

27966. Do you propose to retain the age limit for Europeans as it is at present ?-I have not considered that point at all. I say let the age limit for Indians be bigher by a year whatever the age limit for the European is. I do not know what age limit would be suitable for Europeaus. 27967. What age limit would be suitable for

Indians ?—About 24, 27968. At what age does a man generally graduate at Bombay University?—He takes his B.A. degree at 19 to 20 and the double degree at 22 to 28

27369. You would place the holders of listed costs on the same level as the members of the Indian Civil Service ?-Yes.

27870. Would you practically incorporate them into the Iudian Civil Service?—Yes. 27971. Would you like to see officers promoted.

is at present the case?—I do not think that is possible.

27972. Are the present belders of listed posts too eld for the positions they occupy?—I do not say they are too eld, but that it is not possible for them to get these posts earlier. My remarks

only apply to the Judicial, and there a Subordinate Jodge does not get his first appointment in the ordinary way until he is thirty. Then it is some years before he is considered fit to hold a qualifying post.

27978. Would you like to see a scheme by which young men of shillify would be recruited to the Provincial Service, and moved up by selection so that they reached Indian Civil Service posts at an earlier age than officers now reach them?-I do not think you would secure as good men as you do under the present system.

27974. De you not think that a brilliant young man passing up by selection would be a better officer than an older man who goes up by easier stages? -Occasionally you might get such a man, but I de not think on the whole you would get a better lot of men by that system than by the present system.

27975. Yeu do not hold the view that officers attain to positions in listed posts too late?-That is a drawback no doubt.

27976. You do admit that to be a drawback ?-Yes, that he should get it so late as that,

27977. Would you not like to see that drawback removed?-Yes, but you would not seoure the

same efficiency I believe. 27978. So that, when you suggest an extension of the listed posts system it is on the assumption that the present practice obtains of going steadily through the Provincial Service and reaching those

posts rather late in life?—Yes.
27979. Are you in favour of direct recruitment from the Bar for the Judioial branch?

27980. Why de you suggest that the probationary period for the Judicial branch should be increased from two to three years?—I have reconsidered that matter and I do not think it should be increased.

27981. Do you think the two years' probation as at present is useful? - There are certain drawbacks, but on the whole I think that period ought to be retained and not extended.

to be retained and not extensed. 27982. What pay does an officer receive now during his period of training?—Rs, 150. 27983. You are not satisfied with the present

arises of pay. You suggest that Assistant Judges should have a salary of Rs. 800 or Rs. 900. Have they not that already?—The Civilian Assistant, not the Provincial. The latter gets only Rs. 500 and 600.

27984. You would like to see them rise to Rs. 800 and 900?—Rs. 500, 600 and 800.

27986. Would you like to see the Provincial District Judges raised from Rs. 1,200 and 1,600 to Rs. 1,400 and 1,800 ?-Yes.

27987. Does the rate which you suggest cor-respond to the rate in vogue in Bengal ?- I have not looked into the figures there.

not locked into the ngures were. 27988. What has guided you in suggesting that particular rise?—The pay of the Civilian Judges here. I say that the pay of the Provincial Judge in the highest grade should be at least

Continued.

as much as the pay of the Civilian Judge in the lowest grade, and the pay of the Prevircial Judge in the lawest grade should be higher than that of a Civilian Assistant Judge.

27989. You say that listed-port officers, after 25 years' service, should receive a maximum pension of Rs. 6,000. What is the present maximum pension?—Rs. 5,000.

27990. (Lord Renaldshau.) What are your chief objections to a system of simultaneous examinations?-In the present state of education in this country I think that recruitment by an examination in India will lower efficiency and weaken the Service. Our system of education is still defective, more especially on the moral side. In my opinion, men who are recruited here will be interior mentally as well as morally to men recruited in England. One result of that will be that Government will he seriously embarrassed in promoting Indians to higher posts, and, however fairly they may act, their impartiality will be questioned. I am, therefore, not in favour of any radical charge in the present system.

27991. You say that men holding listed posts should be put on a footing of equality in all respects with the members of the Indian Civil Service. Do you mean that these men chould be eligible for promotion to any Civil Service post or only for the listed posts ?- No particular posts are

listed so far as I understand.

27992. A particular class of posts is listed surely ?-Yes. I mean equality in point of nov I mean equality in point of pay

and prospects.
27993. You do not mean that these men should be eligible for promotion to any other Civil Service posts in the same way as a member of the Indian Civil Service?-No.

27994. What would your opinion he with regard to the suggestion that pucked men from the Provincial Service should be promoted to the Indian Civil Service, and should then be eligible for promotion to any Civil Service post in the same way that members of the Indian Civil Service are now ?—I do not see how that would work. You choose a Provincial Service man from his branch of the Service and he must remain in the branch he is in. He is not good for an appointment outside that branch, either Judicial

or Executive.

27995. But in the Indian Civil Service you have the two branches also. I was not contenplating that a man who was promoted from the Executive side of the Provincial Service should be eligible for a District Judgeship; 1 naturally assumed that if he was promoted from the Executive side he would continue on the Executive side in the superior service. Do you not think such a proposal as that would be possible and advantageous?—Yes. If you once take him up, deal with him as if he were a Civilian in all respects. But the Provincial Judicial man would not be qualified for Executive work and he could not be bransferred.

27996. Of course not. But a Provincial Judicial man might be well qualified to hold a District Judgeship?-Even now he gets it, but he does not get it in his ordinary turn. He ought to get his promotion in the ordinary course once he is put there.

27997. That is what I am suggesting, but when I first asked you the question you said he ought only to be eligible for filling the listed posts?—I did not mean that.

27998. (Sir Theodore Morison.) These scholarships you propose are to be like the Government scholarships given now?—Yes, 27999. Are they to be given on the recom-

mendation of the University ?-I have not con-

sidered that point.

28000. Do you propose that twenty-five should be the folst number, or do you propose to give twenty-five a year?—Twenty-five, tenable for three years. If you had, say, twenty-five this year, you would have twenty-five next year also hut in the fourth year the first year's twenty-five ould be available.

28001. That makes seventy-five in ali?-For the first three years it would be seventy-five, but later on you would have the first year's available."

28002. With regard to your answer to question (104), supposing these alterations were made in the matter of pay and so on in the Provincial Service, do you think that Service would form an honourable and satisfactory avenue to the public service for Indians? It has been described as a parish bat would you be satisfied with it supposing the alterations you suggest are made?—Yes. I am pairs confident that if these alterations are made the inferiority would disappear, 28003. And it would become a satisfactory

and benomable avenue for Indians to the public service?-Yes.

28004. (Mr. Chambel.) You want the salaries of the Assistant Judges in the Provincial Service

to be aissed?—Yes.

28005. Although Assistant Judges are selected from the Provincial Service, you think it is likely. that they have to remain for a long time on-Rs. 500 and Rs. 600?-Yes.

2000. Your proposal is that the pay of the Assistant Judge should be higher than that of the First Grade Sub-Judge?—Should be higher or at least as high. Then you would have a wider field for selection also.

28007. The Assistant Judge selected from the Provincial Service does exactly the same work as the European Assistant Judge, does he not?-

28008. He is hable to be posted to any place in which the European Indian Civil Servant may be posted?-Yes.

28009. And he has to do all that work side by side with the European Indian Civil Servant and is getting only Rs. 500 or Rs. 600 ?--That

28010. It is that what you object to?—Yes, 28011. Similarly in the case of the District Judge Inted from the Provincial Service he gets two-thirds of the salary of the Indian Givil Service District Judge and performs identically the same duties?—Yes.

28012. Your point is that if you do the same kind of work with the same efficiency the payment

should be the same? - Yes. 28013. Is it or is it not the case that those who have been recently recruited from the Pro-

\*The following explanation cut sout in by Mr. Thippy: Identically assure to St. Thiother Margins in regard to the Identical St. Things are the state of the state of the Identical St. Identical St. Identical St. Identical St. Identical to called St. Identical to convey must keep a containing to called St. Identical to convey must keep a consistent What I notable, we see that the state of the state of the places only most in 2 years, but that it should halo piece overy year. I regal the butter said that only it and 16 should be smarted in two first and we should be a smarted in the first deal state of the smarted in two first deal states in year respectively, and that 28 should be around in Countries over year.

vincial Service to District and Session Indgeships have to stend more in order to keep up the style

and dignity of their office?—It is so.

28014. You would not make any deduction in
the salary on account of the listed posts being

held by Indians?-No.

28015. In your answer to question (9) I do not quite follow what you say about the proba-tionary period for the Judicial branch?—I have withdrawn my proposal after reconsidering the matter. I now think it is not desirable to make any change in the present system.

28016, But what do you call the period of probation in the Judicial branch?-The two years period during which a new Subsadiante Judge has

to be on probation.

28017. Is it not at present the case that generally a man rises from Rs. 150 to Rs. 200 within less than two years?-It may happen, although the case is rare.

£8018. If you lookinto it you will find it is generally so, I think?—I do not think it is so in

late years.

28019. In answer to question (18) you suggest that at any rate officers below the rank of Mémlatdar should not be invested with magisterial powers. Why do you confine your recommendation to persons exercising third class magisterial powers only? - The objections to a combination of the two functions in one and the same officer weaken as you go higher in the official scale. They are strongest in the case of a low yaid Karkún-Magistrate of inferior mental and moral calibre, and less strong in the case of a Mémlatdan, and weaker still in the case of a Deputy or Assistant Collector.

28020. The powers also are weaker?—Yes.

28021. I suppose you would much rather see that this defect was altogether removed ?—Yes.

28022. Is your answer in which you say you do not approve of this combination based on experience?-Yes, it is based on experience.

28023. (Mr. Sly.) I should like to have an explanation of your opinion regarding the rules of recruitment for the Provincial Service. Why is it that you wish to leave out Rule 8 (c)? That rule is the qualifying post rule. My first reason is that the Bar is a much better training ground for a Subordinate Judge than these posts; my second objection is that it is not desirable that men who are to be Subordinate Judges should serve on low paid appointments and associate with serve on low hate approximates and assections of men who may be laker or nerving under them; my third objection is that if the present system is continued we shall keter on bave hardly any Subordian Unders of more than twesty years' experience; at most my fourth objection is that these men block remotion of the regular establishment to whom these appointments are prizes.

28024. Regular office establishments you can?—Yes. This has an injurious effect on mean?—Yes. recruitment for the regular establishment, because if the prize appointments are gone you do not get sufficiently good men for the ministerial appoint-

28025. Is not that statement of the case more applicable to Rule (e), the one in which these ministerial officers are included ?—It is a misprint. It is Rule (c) I object to.

28026. What is the point of your objection to the second part of Rule 10? Is that also a mispriet ?- There is a mistake there also I think.

28027. Perhaps you wilt put it straight for us in your written evidence afterwards. You suggest that in making nominations the Government should go by the results of the examination; to what examination do you refer there?-The LL.B. Examination.

28028. How about the other sources of 1eemitment ?- I should say the LL. B. and the High Court Pleaders' Examination.

28029. That the Government should nominate candidates strictly by the result of those examin ations?—Yes.

28030. Do you wish to allow Government any rights of selection in regard to officers at all? I have said two-thirds may be filled by the results

of the examination. With regard to two-thirds you would 28031. samply follow the results of the examination?-

28032. (Mr. Madge.) How many years' service

2000.2. (AIT. Brauge, INOV many years survey do you come? —About hittee.

28033. Have you had both Judicial end Executive service?—No, only Judicial you 28034. At what peried of your service did you join the Judicial branch?—I have been in the

Judicial branch from the very start.

28035. (Sir Murray Hamseich.) Were you a pleador before you were brought into the Judicial service ?-Yes.

28036, (Mr. Heaten.) When a young man passes his examination, say for the LLB, he gets his degree in the course of a month or two and Sub-Judgeship, and he does so apply 2—Yes,
28037. But as a matter of fact he will not he

ualified to obtain the post for three years after

that ?-That is so

28038. So that his name is onrolled as a candidate three years before there is any possibility of his being given an appointment ?-You

28933. How would you work out your scheme of selecting according to the examination? You do not know beforehard how many appointments there will be three or more years hence. You would have a man applying this year and he cannot get an appointment until 1917 or 1918?—But we know that on an average the number of vacancies is about five in a year.

28040. You go by the average number of

vacancies?—Yes. 28041. How many would you select each year ?-Ahout 10.

28042. To allow for casualties, refusals, and

28043. With reference to appellate work done by Subordinate Judges, do not you think that that that ought to be specially remunerated in some way?—Yes, I should think so.

28044. There might be a higher grade with some special rates of pay?—That would be one way.

28045. You were a Subordinate Judge yourself at one time?—Yes.

28046. So that you have personal knowledge of these matters?—I have.
28047. (Mr. Jogleker.) In your answer to

question (6) of the Provincial Service you say that for direct recruitment for the Executive branch you for direct recrumence to the special would recommend that two thirds of the appoint would recommend that two mon assumptition. When ments should be filled by open competition, would you enforce the conditions prescribed by the Government of India that the candidate is to be

fooncluded.

3rd March 1913.]

of sound health physically, and of active habits, and be of good character; before the examination or after?-The good conduct certificate must be before the examination, and the rest could be left till after the examination, as is now done in all such eases. For the Indian Civil Service the manis examined afterwards. He takes a certain amount of risk when he goes up for the examination, because he may not be physically fit.

28048. If you have a special examination it is no use allowing candidates to appear and to be rejected afterwards?—He can be examined before

by his own physician.
28019. It would be hard on a candidate to be rejected after passing the examination on the ground of bad health? There would be so many condidates that it would be rather a difficult matter to examine them beforehand for physical fitness, and it would be a waste of labour.

28050. But it would save the labour of examining them afterwards?—The better plan would he to examine them after they have passed.

28051. Do you think that this special examination is necessary in addition to the high educational qualification prescribed by the Government for quant India?—Unless that were made more definite, M.A. of instance that it was defined as First Class

Annu vo. De Frat Class B.A. 28952. Nerror Class B.A. 28952. Nerror class guard araming pights can you would dispute with the cardientation?—I should think it annexes my in that cardientation?—I should think it annexes my in the cardientation of the property of the cardient to quarter (18) your class and the cardientation of 189 your class at any cardientation of the cardientation of t rate officers below the rank of han that and that stony not he invested with magisterial poly to anyers, and no officer below the rank of Deputy Collects a many should he invested with the powers of a First. Class Magistrate. Do you know that the Beat Kirds with these from do not exercise even third class powers when from Mamlatiar is present? I am not aware of it

Mamlatiár is present?—I am not aware of it. 28054. Supposing the Head Karkin never exercises magisterial powers, and when the Mambatdar is away the police bring an accused person, and that person cannot he remanded owing to the Karkin not having magisterial powers, would not you say that in order to avoid inconvenience and delay Third that in cruer to avoid inconvenience that army lines Class Magistrate's powers should be given to him during the absence of the Mantatlar?—Yes, the

Karkun may be given those limited powers.

23053. Limited powers to remand a person and imited powers of trying petty cases in the Manketski's absence? Supposing there is trouble under the Public Conveyances Act and the Manlet. dar is away, would you rather allow the accused person to wait until the Mamlatdar comes back from a long tour, or would you give petty powers to the Third Class Magistrate to try such cases ?--I should have no objection to his being invested with such powers whereby he can only impose a small fine.

28056. As you know, there are talakas about sixty miles away from District Head-quarters, and if there is no First Class Magistrate it would cause great inconvenience and dalay, especially in the rainy season, to bring the witnesses and accused persons sixty miles. Under these circum. stances would not you invest special Manlatdara with first class powers and station them at such distant telecas?—My idea is that it would be better if Mamlatides had not first class powers,

28057. You would not consider the incon-

remence and dolay in bringing the accreted and witnesses sitty miles in the rainy cases of—Take could be archical in another way. 25058. How ?—I cannot say at the moment, 25059. In your answer to question (29) you recommend the abolition of the gml of fig. 150 and a substantial reduction in the number of appointments in the Rs. 200 grade. Parkaps for know that Mismahifars are included in the Provincial Service?—You.

28060. And they do criminal work and have a good deal of travelling to do! - Yes.

28031. And the lowest grade Mamatdir gets
Rs. 150?—They do.
28062. Would you recommend any investes of
pay for these Mamatdira?—I have not considered

the question. 25063. (Mr. Chaulal.) In how many districts at h have you served us District and Sessions Judge?-

field | Four.

geoff-2004. In the performance of your duffer as 2000/2004. In the performance of your duffer as Distributional is and Sections Judge in those four distribution of the performance of t

andy suppose yes those withdraw,

(The who has to unrow at 10-30 a. m.)

(Adjourned to to-degropmen Li...

## ROYAL COMMISSION ON THE PUBLIC SERVICES IN INDIA.

## At Bombay.

Tuesday, 4th March 1913.

## TWENTY-SIXTH DAY.

### PRESENT':

THE RIGHT HON. THE LORD ISLINGTON, N.C.M.G., D.S.O. (Chairman).

THE EARL OF RONALDSBAY, M.P. SIR MURRAY HAMMICK, E.O.S.T., O.L.B. SIR THEODORE MORISON, E.O.L.R. SIR VALENTINE CHIROL.

And the following Assistant Commissioners:

Joseph John Helton, Eq., 1.08., Judge of the High Court of Jadicature, Bombay. MARADEY BEASKAR CHAUBAL, Esq., c.s., Waters Colley Mador, Esq., c.i.e. Heasery Albert Liudens Fierer, Esq., James Ramsay Maddonald, Esq., M.P.

Ráo, Bahádur Ramchandra Nahatan Josepha, Assistant to Commissioner, Central Division, Poona. Ramcharth Gancadhat Bhadbhade, Esq., Judze of Smoll Canse Court. Poona.

M. S. D. Butter, Esq., c.v.o., c.i.e. (Joint Secretary).

REGINALD POCOCK BARROW, Esq., LC.S., Commissioner, Northern Division.

Written answers relating to the Indian Civil .

28065 (I). What is your experience of the working of the present system of recentioned by one competitive examination for the Indian Civil Service? Do you coepet it as generally satisfactory in principle."—The present system of recruitment by open competitive examination has the drawbact of opening the dones of the Service even to man who, though book-learned, are in no way qualified to discharge the ducks and the arther than the proposition of the service of the service of the proposition of the propo

28095 (2). In what respects, if any, do you find the present system faulty in detail, and what atterations would you suggest I—The only alteration would suggest is the lowering of the limit of age of admission to from 17 to 19, for I think that condidates now arrive in the country laker than is adriable. A was arriving

in India at the age of 25 has more first preconceptions and finds it more difficult to get rid of them if they are excreeneys than one coming out at the age of 21. The extra time now allowed enables a must take his Digress at the University, but they extra so spent would in my opinion be employed to better advantage in sequiring or perience of India and Indian conditions. Moreover, the younger mus is far less likely to come out married, and I consider that it is better for a man—better I mean so far as his work is concerned—so be without a write during the first three years all seast of his service.

28057 (3). Is the system equally satisfies for the admission of "Natives of India" and of other natural-born subjects of His Majesty.—I consider the system equally satisfies for the admission of Natives of India and of other natural born sabjects of His Majesty, and that it provides adequately for the legitimate aspirations of Natives of India.

28068 (5). Do you consider that the combination of the open compatitive examination for the Home and Colonial Civil Services with that for the Induar Olisarios to ris not to the advantage of Indian interests? Plesse give your reasons?—I understand "Indian interests" to mean "the interests of Indians". I have no personal experience of the effect of the combination of the three examinations, but I suppose the inevitable result of the combination is to increase the odds against the Indian condidate. He seeks only an Indian sprointment, whereas other canddates with a preference for the Home or Colonial Service must be glad to accept an Indian appointment on failure to secure their original

28000 (6). If you do not consider the present system of recruitment by an open competitive commitment to be satisfactory in principle, please state what alternative you would prose. Do you recommend a system taxed on any of the following principles:—(e) Selentian hy headmasters of schools approved or oblevatives: (f) Combustion by leadmasters or University authorities in Universities approved or observatives: (e) Nombustion by leadmasters or University authorities and selection under the order of the Secretary of States: (d) Combused nomination and examination; (e) Any other method—Filesa see answer to question ((b). I have already shown that I consider the present system to be satisfactory in principle. I am opposed to the principle of selection—If it can be actiod—because there is a dways that side that selection may consistently mean inflances or personal predictions.

28070 (7). What is your opinion regarding a system of simultaneous examination in India and in England, open in both cases to all natural horn subjects of His Majesty ?- I prenatural form suspects of the Salgesty :— I pro-sume that "a system of simultaneous examina-tion in India and in England" implies that the competition in India would be for a portion only of the vacancies of a given year. I have abready expressed the opinion that the present system— which involves the passing of an examination in England-provided adequately for the legitimate aspirations of Natives of India; I would now add that a system of simultaneous examination is ·not merely unnecessary, but positively objectionable. There are many objections, amongst them being the enormously increased strain of competition amongst Indian youths by giving to thensands of them who are at present shut ont a chance of entering the lists, the probability that the tendency for appointments to fall almost exclusively to one or two classes would be greatly accentuated, and the risk of the contents of examination papers being divulged in India in time to be of use to candidates there, but I will only refer to the two which appear to me to have most weight. After a service of over 27 years in this country I am persuaded that its administration must be based on Western ideals and conducted on Western principles, and that the introduction of a system of simultaneous examination in India and in England would be likely to effect a change in this respect in the case of Indian members of the Indian Civil Service. The system would do away with the necessity at present existing for every Indian candidate to receive training and education during two or three or even more of his most impressionable years in Western sun condings, coming in daily contact with, and being necessarily affected by, Western manners, customs and ways of thought. No amount of training of Indiana in India, even under European supervision, could make up for

the less of those two or three years of training in Hurope prior to obtaining admission to the service. Moreover I appelend that any examination held in India for appointments in the Indian Crul Service might expose us to very serious risk of allowing appointments tog to the dialoyal. Under the present system there is, if we like to take it, some opportunity of assertationg the antecedents of the small number of candidakes who proceed to England to appear at the open compellative examination; it would be difficult to know much about the crowd of youths who would some in from all parts of India to compete at an examination beld in India.

28071 (8). Are you in favour of holding this examination simultaneously at any other centre or centres within His Majesty's Dominions?—No.

28072 (9). What would be your opinion with regard to filling a fixed proportion of the vacancies in the Indian Civil Service cadre by "Neiwes of India" recruited by means of a separate examination in India or by agents of separate examinations in each province or group of provinces in India? If so, what proportion do you recommend?—I am altogether opposed to a separate examination in India, nor of a consider that Natives of India have any right to a fixed proportion of the appointments in the Indian Civil Service. What they have a right to is an opportunity to compete for appointments with other subjects of Its Majesty.

28073 (10). If you do not approve of simul-teneous or separate examinations in India, are you in favour of any system under which "Natives of India" would be selected in India for admission to the Indian Civil Service by means of (a) nomination; (b) combined nomina-tion and examination; or (c) any other method; If so, please describe fully what system you would recommend. In particular, do you consider it desirable that, whatever the system, all classes. and communities should be represented? If so, how would you give effect to this principle?-My answers to previous questions make it clear that I do not favour any system of special selection of Indians for the Indian Civil Service. But if some system of preference must be introduced I should be disposed to advise the yearly nomination in India of a certain number of Indian youths of not more than 17 years of egg, who would be required to undergo three years, training at one-of the English Universities and to pass certain qualifying examinations before returning to Indin to take up their appointments. During their train-ing they should receive £150 a year. In such a case the ultimate power of nomination would rest with the Governor-General, who would select from nominces put forward by each Governor and Lieutenant-Governor. The latter would be guided in making nominations by considerations of family, position in life, physique, education and loyalty to the Crown. It would in this way be possible to. provide for the representation of all classes and communities whose representation is desirable, I unhesitatingly reply in the negative to the question whether I consider it desirable that all classes and communities should be represented;

only chaos could result from recruiting men who could not possibly work together in the same district or in the same office.

28074 (11). If you are in favour of a system for the part recruitment of the Indian Civil Service by "Natives of India" in India, do you consider that "Natives of India," should still be eligible for appointment in England, or would you restrict that right to other naturalborn subjects of His Majesty?-Please see my reply to the previous question. The nomination of "Natives of India" in India would be justifiable only on the assumption that open competition in England does not give them a fair chance. The system which I have outlined, and which I do not recommend but have put forward as a on not recommend our nave put toward as a possibility, would give to "Natives of India" a certainty of a number of appointments every year and place them in a much better position than they now are. Having compensated them in one direction I cannot see any reason why they should obtain further compensation in the shape of the right to compete in England; to grent them such further compensation would be to lessen the chances of other natural-born subjects of His Majesty.

28075 (12). Would you regard any system of selection in India which you may recommend for young men who are "Natives of India," as being in iten of, or as supplementary to, the present system of promolaging to insted-posts of the Provincial Civil Servics I if the former, what she reach system of promolaging to insted-posts of the Civil Services I—The system of nomination referred to in my sanwert to question (10) would be supplementary to, and do in line of, the present system of promoting to listed posts officers of the Provincial Services.

28076 (13). Do you recommend any negarate method of rearrithment for the Judical Branch of the Indian (Ivil Service? If so, please describe the years that you would propose?—I do not recommend any change in the method of recruitment. If any change at all is needed in the nethod of filling judicial appointments it is, I think; no nonection with the training after admission to the service. Personally I am of opinion that the for years' service in the Revenue Department usually given to the future Judge, which brings him into does such wish the people and affords him an opportunity to learn senting of their customs and lines of thought, cannot fall to be of great assistance to him in his judicial career. After a few years' work in the Revenue and make up his mind whether he is more fitted for the Judicial Bracet than for the Revenue, and he is much less likely to make a mistake in this respect than if he were called upon to exceeds he shoke before entaging the service, and offer no suggestions for change in the method of training belowen appointment to the service and appointment to a judicial post.

28077 (15). If the system of recruitment by open competitive examination in England is

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retained, please state the age limits that you recommend for candidates at such examination, giving your full reasons. Do you consider that the age limits should be fixed to obtaset condidates of the neural school leaving age in Raghard, or candidates who have completed a University course, or exadidates at an intermediate stage of education II—I favour the limit of 17 to 18, so that candidates may be attracted at about the normal school-leaving age in Raghard. Under those conditions and with a two years' probation at one of the Universities, candidates would come out to farfind at the age of about 20 or 21, when they are full of enthusiasm, less handicapped by proconcived bleast than at a later stage, less pruce to find subordination inksome, and usually unmararied.

20078 (16). What is your experience of the relative merits of the caudidates selected under varying age limits, particularly under the systems in force from 1878 to 1891 (age limits 17—19 years, followed by two or three years' probation at an approved University) and since 1891 (age limits 21—26 or 25—24 years, followed by one year's probation)?—I find it impossible to differentiate. According to my observation the men who have entered the service since 1891 are indistinguishable from those who entered toxically appeared in that they are better educated. 'It may even be that they are, as a body, intellectually superior, but I do not consider this as an argument in forcer of the latter age, because, in my humble opinion, the servant of the Orown in India is more usefully equipped with common sense, strength of character and fairness in judgment than with brilliancy of intellects.

28079 (17). What is your opinion regarding the suitability of the reconst recruits to the Indian Civil Service ?—As a class I have found have recent recruits with whom I have come in contact much the same as their predecessors entering the service under the same rules.

28080 (18). What is the most suitable age at which junior civilians should arrive in India?—About 20 or 21 in my opinion.

28061 (19). What ago limits for the open competitive examination in England would best suit candidates who are "Natives of India," and for what reasons? Do you recommend any differentiation between the age limits for "Natives of India," and for other natural-born subjects of His Majesty P—I do not recommend any differentiation.

28082 (29). On what principle should the subjects for the open competitive exmination to subject for the open competitive exmination to the subject of the subject of the principle leid down by Lord Measulay's Committee in 1854, and size followed, that "the commination should be of such a nature that no confinition was plant and in the subject of the subject in preparing leaved binned!, have any reason to expect the times and bloom which he had spect in preparing himself to be examined," and that the object should be to secure, not specialist in any parti4th March 1913.]

[continued.

cular subject that may be useful in a subsequent Indian career, but the ordinary well-educated young man of the period!—I certainly accept the principle stated and which has been followed since 1854.

28083 (22). Is any differentiation in the subjects for the examination desirable between enaddates who are "Native of India" and other candidates?—It follows from my answers to previous questions that I consider no differentiation desirable.

28084 (24). Do you consider that a minimum proportion of European subjects of His Mnjesty should be employed in the higher posts of the Civil Administration? If so, to what proportion of the posts included in the Indian Civil Service eadre do you consider that "Natives of India" might, under present conditions, properly be admitted?—To the first part of this question I answer in the affirmative because I can see no escape from the proposition if we are to retain our paramount position in India. This, in my opinion, applies with greater force to the executive posts of the Revenue Department than to posts in the Judicial Department. I consider it desirable that, as far as possible, the control of the districts should be in the hands of Europeans. In this Presidency we now have 26 districts including the Upper Sind Frontier, which is administered by a Deputy Commissioner), and I am of opinion that at least 75 per cent, of these, or 18, should always be in the hands of Europeans. Lam not recommending that 6 districts should Lam not recommending that 6 districts should be made over to Ratires of India, but an anserly indiscting the limit beyond which I do not think we should go. I take it that the proportion below which the number of the higher posts of the Civil Administration held by Europeans should not be allowed to fall is, in the case of this Presidency, about 68 per cent of the superior posts referred to in List B of Appendix VII. Under present conditions I consider that the most we can do is to admit Natives of India to some 32 per cent, at the outside of the posts included in the Indian Civil Service cadre.

28083 (25). Do you consider that the old system of appointment of "Statutary Civilians" under the Statute of 1870 should be revired and, if so, what method of recruitment would you recommend !—I have nothing to say in a reour of the Statutory Civilian and have no desire to see the system, under which he obtained an appointment, revived.

mens, revives.

28085 (20). What experience have you had of
military or other officers who have been specially
recruited in India to fill India., Givl Strice
posts, and how many such officers are employed
in your province? Please distinguish in your
reply between (a) military officers, and (b)
others; and give cleatls of the latter 4—When
I first went to Sind, about the end of 1857
I think, most of the District officers were menbers of the Sind Commission y to a large extent,
though not entirely, the Commission was recruited from military officers. The remainder
were for the most part men why, not belonging
to any other service, obtained a direct nonimission
from, I talink, the Governor forcant. The

Sind Commission is now represented only by Mr. Horace Mules, C.S.I., now Chairman of the Karáchi Port Trust.

28067-8 (31). If the system of recruiting military officers in Indish as been stopped, or has never existed in your province, would you advise its reintroduction or introduction, as the case may be, and if the system should be introduced or reintroduced, to what extent should it be adopted 7—I can see no advantage in reviving the system.

28936 (38). Are all the posts time listed ordinarily and regularly filled by "Natives of India"; If not, please state for the last five years to what extent there has been any failure to work up to the authorised list, and explain the reasons 2—The answer to this question will, I presume from the guestion will, I presume for the Bornbuy Government. The post of Tálukdarl Settlement. Officer has, with the exception of a short leave vacancy, been shed by a member of the Indian Cwil Service ever since I assumed charge of the Division in 1908. The reason for his holding tils that it was desirable to have in the appointment the best man available had the sest man available happened to be a member of the covenned

Service. 28999 (43). What is your experience of the results of the existing system under which secressful candidates in the open competitive examination are required to undergo a problem of the property of the continuous or abolition of this system I—A period of probation in Raghand is, I think, certainly desirable. It is desirable that a successful candidate should go through a special course in Law and Language before coming out to India. One year is not too long for candidates possing in under the existing conditions, nor would two years be too long if the age limit were observed.

age must were towered.

2001 (44). What should be the duration of
the probationer's course in England (a) under the
present system of the open competitive examination, (b) under any modification of that system
recommended by you !— (a) One your. (b) Three
years in the esse of Natives of India noninted of
in India under the suggestions contained in urreply to a previous question, and two years if
the exasting system be continued but the ago

28092 (45). Do you consider it desirable that probationers should be required to spend their period of probation in England at an approved University?—Yes:

25093 (46). He, do you advise the selection of one on more Universities for this purpose and for what reasons?—I should prefer to see all probationers trained at the same University. It would surely be an advantage for all this man of ane year to be fogether during the period of probation at the same University where they would get to know each other and form threadchips which might be fished the same University whole should be the same University whole specialies in the metter of their training:

Mr. R. P. BARROW.

Continued.

28094 (47). Do you consider that probationers should receive allowances during their period of probation? If so, please give the scale and conditions that you recommend?-Yes. The allowance should be £150 a year with £50 at the end of the probation to pay for the passage to

India 28095 (52). In particular, please state your opinion as to the desirability during the period of probation of (i) compulsory attendance at Law Courts in England and reporting of cases; (ii) the teaching of Indian Law in addition to the general principles of Jorisprudence; (iii) the teaching of the grammar and text-books of Indian languages with or without any attempt numan auguages with or without any attempt at colloquial instruction; (iv) the teaching of (a) Indian Geography, (b) Political Economy, (c) Accounts?—I do not consider that (i) is very useful. A tew days' attendance in an Indian Court where the candidate could observe actual Indian procedure would be far more useful; (ii) is very desirable, as also (iii) with colloquial instruction in Hindustani and the vernacular which the candidate will afterwards use. (iv) (b) is also desirable, while (iv) (a) and (iv) (c) are not.

28096 (53). Do you consider that the proba-tioner's course of instruction can best be spent in England or in India t—In Bugiand. 28097 (54). What is your opinion of a proposal

to start at some suitable place in India a college for the training of probationers of the Indian Civil Service and possibly of other Indian services recruited in England?—The proposal does not commend itself to me in any way.

28098 (56). In the report of the Treasury Committee appointed to consider the organisation of Oriental Studies in London (1909), the view Oriental languages and in Law required by probationers can be given better in England than in India, because of the difficulties which junior civilians would experience in learning these subjects in India, the lack of good teachers in Indian district head-quarters, the difficulty of even good Indian teachers appreciating the Euro-pean student's point of view, and the difficulty of arduous study in a tropical climate. Do you consider that these objections could be met by a suitable scheme of instruction in India? -If the "suitable scheme" postulates that instruction would be given in a central institution located in a favourable spot the "actions study" difficulty may safely be disregarded, for when he is once in harness the Indian Civilian's labour will ordinarily be far more ardnons than while he is studying languages and law. Transfer to India the teaching staff now available in England and arrange for such a degree of permanency as will obviate trequent changes of personnel and you can remove the objections raised. But the cost would be altogether disproportionate to the amount of public advantage gained. Another consideration to be borne in mind is that some of the most effective teachers in England are or the most effective teacurers in magnand are retired screamts of the Crown in India who place at the student's disposal the experience they have gained while in service, and who are unable to stand further residence in the East. Their services would be lost with the removal of the training ground to India.

28099 (57). If you have recommended the introduction of any scheme of direct recruit-ment in India for "Natives of India," whether in lieu of or supplementary to the system of recruitment in England, please state what system of probation you recommend for such officers ?-I have already outlined the system of probation which I would propose for Natives of India nominated in India I suggest so long a period as three years only because the nominces will not previously have resided in England. They will not need so long for the mere study of law, or the acquisition of Criental languages other than their own vernacular. I cannot suggest the exact course of study which should be prescribed for them, but I am not recommending the scheme

28100 (58). In particular, if a period of probation is recommended for such officers, do you advise that it should be passed in England or in India?—In England certainly.

28101 (60). Are you satisfied with the present arrangements for the training of junior members of the Indian Civil Service after they have taken up their appointments in India? If not, what change should, in your opinion, be introduced?—Beyond arranging for their passing examinations in subjects of which a knowledge is essential, we confine our training of junior members of the Service to thrusting a measure of responsibility upon them as soon as possible and allowing them to learn by experience. I see no reason to be dissatisfied with the results of this method. I believe it would be an advantage if before being placed in charge of a Sub-Division, or of a single Tiluka, every Assistant Collector were required to hold charge of a Mamiatchir's office for a period of at least two

28102 (62). Do you consider that there has been any deterioration in the knowledge of the Indian languages possessed by members of the Indian Civil Service? If so, what are the causes? Are you satisfied that European members of the Indian Civil Service attain to an adequate proficiency in the study of the Indian languages, and if not, how could this hest he remedied?—Possibly, less attention than formerly is now given to the study of the classical langrages of the East, the reason being that men have now but little leisure for outside study. But I do not observe that during my time in India there has been any deterioration in the knowledge of the vernaculars by members of the Service in this Presidency. It is not necessary that they should obtain proficiency in Indian languages; what is necessary is that they should be very proficient in the vernaculars of those parts of the Presidency in which they have to work. I am of opinion that, as a rule, they are fairly proficient in these.

28103 (72). The present theory underlying the conditions of service in the Indian Civil Service commissions of service in the Indian Civil Service is that—(a) the members of the Service should have sufficient training in subordinate or in-ferior appointments before they are called upon to discharge the duties of higher ones; and (b) that they should, throughout the whole period of their service, have sufficient salaries and suffi-ciently responsible duties. To secure these 4th March 1913.7

[continued.

objects the number of posts, called technically "superior" posts, carrying a salary of over Rs. 1,000 per mensem is ascertained, and it is endeavoured to recruit only sufficient officers to endeavoured to recurst only summent outcess to make it ynoless that, each officer will flow himself officiating with practical permanency in at least the lowest of these appointments fater the completion of eight years' service. Do you accept this system? If so, do you consider that he period of eight years is mitable, or do you recomment any change? What alter-ction if non-based with the produced of the period period of the period of the period is the period of the period ation (if any) would be necessary if the age of recruitment were lowered?—Even assuming that the original intention is carried out the arrangement now falls short of requirements in view of the great rise in prices in India in recent years. A salary of Rs. 1,000 a month is nominally equivalent to £800 a year, but it must not be forgotten that deductions have to be made from the Indian Civilian's salary on account of his own pension and his family's pensions as well as income-tax. Since I came out to India, the general cost of living has, I think I may safely say, increased by at least 30 per cent, while the sovereign has become dearer to the Indian official who has to make remittances to England where also the general cost of living has increased. An income of £300 a year (minus deductions) after eight years' service may be enough for a bachelor to live on in fair comfort, but it cannot be called wealth in the case of a married man who has perhaps to maintain a small family in England as well as keep himself in India. But the original intention is not fulfilled in many cases and there are many men who fail to ubtain a practically permanent ealary of Rs. 1,000 a month after eight years' service. The current Bombay Civil List shows that out of 133 men whose service is over eight years, 33 whether on duty or on leave are drawing less than Rs. 1,000. It would not be showing excessive generosity if the prospective period were reduced to six years,

28104 (87). Are you satisfied that under the existing system of promotion the interests of individual chiers and of the Administration are duly reconciled, and have you any suggestions to make regarding it, particularly on the subjects of selection for higher appointments and of the computory retirement of incilicient officers?—It should certainly be within the yower of Government to compel an officer of proved indifficency to their whatever services he may belong to. It would pay Government to get rid of such an one even at the case of a grantify or reduced pension such as is now given to the officer who mill health forces to retire.

28105 (32). Are the present rules of pay and grading suitable? If not, what alterations do you recommend?—In this Presidency there are three grades of District and Sessions Judges, and only two of Oblectors. I turg the desirability of adding a third grade of Collector drawing Ra. 2,500 per menseen. Provision bas, I understand, been made for the constitution of a grade of Assistant Collector on Rs. 1,200 per mensem the change is greatly desirable.

28106 (95). Do you consider that the exchange compensation allowance introduced in 1893, eligibility for which depends on nationality or

domicile, should be abolished, and if so, under what conditions? Should such abolition apply to officers already employed or be restricted to future entrants?—Exchange compensation is unnecessary for new recruits; it could not be abolished in the case of those to whom it was granted literally as compensation, without serious hardship.

serious anneaup. 28107 (99). What is your opinion regarding the substitution for the existing graded system of promotion of a time-seale starty? If you are in favour of a time-seale, should it be restricted to the lower grainer of the survice on not I—I would rather see the pay of the lower grainer of the service more the service improved than a time-seale introduced. If a time-seale water introduced. If a time-seale water introduced. If a time-seale surver introduced.

would restrict its application to the Assistants.

28/108 (10-9). Turning now to the case of the
Statetory Civilians and officers of the Provincial
Givil Services helding listed poets, ao you
approve of the arrangement by which they
draw salary approximately at the rate of twothiods of the pay drawn in the same pests by
members of the Indian Civil Service? If not,
what rate do you seggest for the various grades
of the service?—I consider that an approximate
two-thirds of the Indian Civil Service pay is sufficient resumeration for Statutory Civilians
and Provincial Officer.

28109 (106). Is there any reason to suppose that officers of the Indian Civil Service take more or less leave of any particular kind than they did 5, 10, 15, or 20 years ago? If so, to what is this due?—Officers are, I think, not able to afford to take as much influouph now as they formerly were when their farinoulp pay and more purchasing value. They do not take less privilege leave, which is leave on full pay, than they used to, that I believe they take less furriough.

28110 (107). Is all the leave on full pay due to them ordinally taken by offerer of the Indian Civil Service, and if not, what are the reasons? Is the amount which can be agreed in your opinion statished? If not have alreading var or the reasons of the provide place to a reason of the provide state of

281H (11b). Do any of the present leaver rules press hardly is now very on officers of the Induan Civil Service themselves and, if so, in what respects? What is, in your opinion, the appropriate remedy?—Article 280 of the Civil Services Regulations provides for the great of privilege leave due to no mofficer only on condition that he has been on duty without interruption for eleven-calendar amonths. I have known case in which the enforcement of the proviso has pressed hardly on an officer. The appropriate randor is to due to an officer, or any portion of it, may be granted as soon as it is carned without reference to the time which there was the time as a test as the contract of the provision of its provision of the provision o

28112 (148). Is the present system of equal annuities to all members of the Indian Civil Service generally accepted as satisfactory by the

Continued.

Government and by the members of the Indian Givil Service?—I have no reason to believe that the system is unacceptable to the men of my service in this Presidency but there are many who would be better satisfied if differentiation were permitted.

28113 (120), Assuming the maintenance of the annuity system, do you suggest any modifications in its detailed working, and, if so, what, and for what reasons ?—I believe that the Indian Civil Service is the only one which contri-butes a share of its own pension; the share contributed by the service is large, and although it is taken from the pay earned it is not available as a provision for his family after the death of a member of the service as it would be if paid into Reprovident Fund or invested in a Life Assurance policy. Nor is it refunded to him if, for any reason, he has to leave the service without a pension. If he dies shortly after retirement and before he has been able to enjoy the fruit of his before he has seen one to empty use true or may economies, no compensation on that account is allowed to his widow. The actuary could say with certainty how much of his own pension a member of the service has paid at the end of twenty-five years. I am under the impression that ordinarily it is not far short of a half. forward the suggestion that either the 4 per cent. contribution should be remitted or, in the alternative, that the monthly deductions on account of pension should be paid into a Provident Fund to he withdrawn on retirement and thoreafter to be the absolute property of the subscriber, Govern-ment continuing to pay as pension the share of the £1,000 per annum which they now pay.

asility (127). Do you consider that a similar system should be applied to the enses of high Executive officers, and if so, to which? Please state the amount of pension and the conditions which you reasonmout as suttable?—I consider that a Kamber of the Executive Council who has filled his effice for the full period of five years should draw a pension at the rate of £1,200 per service in the Commissioner's grade (by which I mean men holding appointments the pay of which is not less than Rs. £1,000 per meason) should draw £1,100 pension.

28115 (124). Do you recommend the introduction of a system of reduced pensions for such officers as may be found to be inefficient, but whom it would be difficult to retire without some provision for their subsistence? If so, what do you suggest?-Yes, provided that the inefficiency is beyond all doubt, and provided that there is no chance of a man being condemned as inefficient on the report of a single superior officer. Proved inefficiency is extremely rare in the service; when it occurs it must in almost every case become manifest early in a man's service. been tried under half-a dozen different superior officers and has been pronounced by the majority of them to be hopelessly inefficient, I consider that Government should be able to dispense with his services on the ground that his retention would be injurious to the public interests. such cases I would grant, say, two-thirds of the gratuity pension admissible to an officer of the same standing whom ill-health forces to retire, Government should have this power with respect to all services.

28116 (125). Do you consider the existing pension rules suitable in the interests both of the Government and of the members of the Indian Civil Service? In particular, what is your opinion of the present rules regulating voluntary and compulsory retirement?—The Indian Civil Service pension rules allow of no voluntary retirement until 25 years' service has been rendered, I exclude of course retirement on sick pension which cannot be correctly called voluntary. Nor do they provide for compulsory retirement except after 35 years' service counting from the date of first arrival in India. As soon as a man has earned his full pension-that is to say at the end of 25 years—it is possible to apply such indirect pressure as may induce him to go before completion of the full period of 35 years, but he cannot be compelled to retire. Now it may well happen that Government have to deal with a man whom, for various good reasons other than inefficiency, they would be quite content to spare and who, being himself dissatisfied with the space and was communications under which he is serving, is prevented from retiring only by the fact that his service is less than 26 years and he can obtain no pension. I do not think that the public interests would be projudiced by the adoption of a rule permitting a man, with the consent of the Local Government, and at their convenience, to retire on a propor-tionate pension at any time after the completion of 17 years' service.

28.17 (129). Do you accept as satisfactory the regulations of the Indian Family Pension Fund, or have you any suggestions to make either for their abolition or for their alteration? Have you any proposals to make in regulations?—Under the negliations advented as the regulations is—Under the negliations a decented subscriber a daughter, on her marriago, (at which time her pension cesses), is given a downy of 2250, II, however, the marries during her tables a fitne her pension cesses), in given a downy of 2250, II, however, the marries during her tables as the fitness of the second of the control of t

## Written answers relating to the Provincial Givil Service.

28118 (6). What is your experience of the officers scheded by the different methods or recruitment, which method has proved the most satisfactory, and what changes if any, in the present system of recruitment do you recommend? For direct recruitment do you recommend (4) open competition, (6) combinion, (6) combined normation and examination, or (5) some other method? Please describe fully the system that you recommend?—I can only speak of the Revenue Branch. Under the old system that you recommend?—I can only speak of the Revenue Branch. Under the old system that you recommend?—I can only speak of the Revenue Branch. Under the old system that you recommend?—I can only speak of the Revenue Branch. They were often promoted rather as reward for good and faithful service than because they had any speakl qualifications for higher and more responsible appoint.

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ments. The proportion of medicerities was unduly high and the system had the additional disadvantage of promoting a man so late in life, and after so long a period of subordination, that he was never really able to accept responsibility or to show much initiative. Under the present system the doors of promotion from the ranks remain open, while the material to be found in the ranks is vastly superior to what it used to be. Direct appointments give us a gradual leavening of quite young men who may be trained from the first to bear responsibility and the terms of whose appointment ensure that they shall be welleducated. I approve of the system now obtaining in this Presidency which I believe to be some-thing as follows:—The number of appointments to be made is advertised in the public press and applications invited before a certain date. Candidates possessing some or all of the necessary qualifications submit applications which are in due course considered individually by a Committee of Secretaries. The latter recommend one or more names on considerations of educational attainments, social standing, traditional loyalty and physique, and from the names submitted for his consideration the Governor in Council makes a selection.

28119 (7). To what extent are non-residents of the Province employed in your Provincial Civil Service, Do you consider that only residents of the Province should ordinarily be recruited?—As a matter of practice residents are usually employed, but, I can see no reason why the obloce should necessarily be restricted to residents.

28120 (10). To what extent is any system of selection for appointments to the higher grades enforced? Is any change of practice required in this respect—In the case of Depuy Collectors selection governs promotion to appointments of over Rs. 500. In the case of Mismistidiary I select for promotion to the 1st and 2nd

grades, disregarding seniority where I think it advisable to do so.

28121 (26). What is your opinion regarding the substitution of a time-scale of salary for the existing graded system of promotion? If you are in favour of a time-scale, should it be restricted to the lower grades of the service, or not!—I am not in favour of a time-scale.

28122 (30). Do you approve of the arrangement by which officers of the Provincial Giril Service holding listed posts draw salary approximately at the rate of two-thirds of the pay drawn in the same posts by members of the Indian Civil Service?—I approve of the arrangement.

28123 (32). Is all the leave on full pay due to them ordinarily taken by officers of the Provincial Civil Service, and if not, what are the reasons? Is the amount which can be earned in your opinion suitable! If not, what altimative arrangement do you suggest 1—The amount of leave on full pay is, I consider, suitable. I suggest, as in the case of the Indian Givil Service, that it should be nillowed to necumilate up to a maximum of four mounts although this is not so important to a service which does not usually take leave to Europe.

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28124 (28). Do my of the present leave rules
press hardly in any way on officers of the
Provincial Civil Service, and, if so, in what
respects? What is, in your opinion, the appropriate remedy? In particular, do you regard the
existing differences between the leave "rules for
the Boropean and Indian Services a suitable".—
The provisions of article 280 of the Civil Service
Regulations may affect an officer of the Provincial Service in the same manner as an Indian
Civilian. In the case of both services I would
have it declared that as much privilege loave as is
due to an officer, or any portion of it, nexy be
granted as soon as it is earned, without reference
to the time when leave was last taken.

## Mr. R. P. BARROW, called and examined.

28125. (Chairman). You are Commissioner of the Northern Division?—Yes.

 $23126.\ \, \mathrm{Do}$  you consider that the present system of recruitment gives on the whole a suitable class of civilian ?—Yes.

28127. You say that the present system meets adequately the legitimate aspirations of Indians. What do you mean by this ?—I think it gives the Indians such chance of entering, the Service as they have a right to aspire to.

28128. You do not think that they suffer from any undue disability on account of distance, expose and so on?—Of course there is considerable disability, but it is not insurmountable nor, I should say, excessive.

28129: You say in your answer to question (?) that at present, there are thousands of Indian youths who are mable to compute under the present system. Do you not blink that any of these youths have legitimate asymations which the present system does not fully made ?—We cannot provide for all sorts of impossibilities. These

are undoubtedly a very large number of boys in India who would aspire to enter the Indian Civil Service if they could manage it, but it is impossible for them to do so.

28180. Would not you say that any of those youths would be justified in trying at the examination?—Cortainly.

28131. In youranaver to question (1) yet any, "Home preference must learn introduced I chande any, "Home preference must learn introduced I chande any, "Home preference must learn introduced I chande and the second of the second in the seco

28132. In your answer to question (24) you say that under present conditions Indians should be admitted to not more than 32 per cent, of the Indian Civil Service cadre posts?—Yes.

Mr. R. P. BARROW.

continued.

28133. Do you mean that admission to that extent might be made in the immediat feture under the scheme which you propose ?—Leannot see that there is anything to prevent it. I think we might give no is 32 per ceal.

I think we might give no is 32 per ceal.

of the appointments, and they wend to filled, if it is necessary, by this containing system, or from eastificates who enter through the competitive examination. Id did not take the two things together. I was simply asked what the percentage was within might be cuitably given to Indians, and I have worked it out at about 38 per cent. Possibly the number who would not be addicted to make it to 32 per cent.

If, on the other hand, the suggestion made for direct hombication of a certain number were carried out, then, of course, you omit provide for the percentage is a second on the content of the second on the procedure of the second on the procedure of the second on the content of a certain number were carried out, then, of course, you omit provide for the precedure rise in the second of the second on the second of the second on the second of the second of the procedure of the second 
28134. If your scheme of nomination were introduced, would you withdraw the right which Indians now enjoy to compete at the London examination?—I have said that in one of my parawars.

20105. Do you folial, that your proposed intenses up to 32 per cent. could be made in the next few years without any under discount of the Service P—I thank that that 32 per cent, which I have infrasted might be satisfully introduced at any time. The number of Indians in the Service might be intensested to that number at any time. I have not selected that it should be done. I have said it might be done; if it is thought obtained that it is the percentage up to which we might work.

28138. Then you do not see any insuperable difficulties in the way of its being done?—No, I see no insuperable difficulties in the way of its being done.

28137. You do not think that so large an increase would have an injurious effect upon the Service as a whole?—No. I do not think so. That is my personal opinion,
28138. What is the percentage of Indians now

28188. What is the percentage of Indians not in the Service?—A very small one at present.

28139. It would mean a very considerable increase?—Yes.

28140. Would yet insist upon candidates under your scheme giving proof of their educational qualifications prior to monimation 2—Not necessarily. A degree as a matter of fact would be an advantage to a man, but I would not insist upon it; more especially, as the age is low.

28141. What test of educational efficience would you impose upon them ?—I have not worked out any rules by which I would be guided. I am not recommending the scheme. I am cuty suggesting that it might be done in the future in default of anything else. I have not worked out a scheme which would solve what the officialism is achieven which would solve what the officialism to take a degree at seventeen, so I would not inside the would be his cluentained training in general which would be his cluentained training in general which would be taken into countieration, I think.

28142: He would go to England for three years to a University?—Yes.

28143. Would you expect him to take a degree at the University ~1 have pointed out that I find it very difficult to say how that three years' probation should be employed. I am not

sure that I would make it necessary for him to take a degree. All I would wish him to have is three years at an educational Institution in England. What the exact line of his training should be I am not prepared to say.

28144. You would like him to go to England at the age of seventeen?—Yes.

28145. That would be rather young for the University?—Yes. It might be rather young.

28146. Did you yourself attend at the Law Courts and report cases daring your period of probation?—Yes.

25147. On what grounds do you suggest that this form of practical instruction should not be aspected that? I have said that I thought it was not very useful. I did not find it very useful myselful. I found no very regrat advantage myself.

28143. You suggest, in answer to question (72), that the conditions of service might be modified to enable officers to attain a salary of Rs. I,000 after six years' service, instead of eight years' service?—Yes.

28149. Would you modify that proposal if the age-limit were reduced?—Yes. If they passed in at seventeen I do not suppose there would be any necessity to alter the age-limit provided they got it as the end of eight years, which they do not at present.

28150. You also suggest that there should be an extra grade of Collectors at Rs. 2,500?— Yes.

28151. Cau you tell me how many Assistant Collectors are there now on Rs. 1,200 7.—There are nose I think appointed on Rs. 1,200 as yet. There has heen a grade formed, but so far as I know no appointments have been made to it.

28152. You would prefer higher may to a time-scale for the lower grades?—I do not know that I have any strong objection to a time-scale, but I would rather have it left as it is, as far as I am personally concerned.

28153. You would like to see the salaries of the lower grades raised ?—Yes, improved.

28154. Both raised and improved ?-Yes.

28155. So that, officers would obtain a higher salary with greater rapidity ?—Yes.

28156. You suggest voluntery retirement after seventeen years, I think?—I suggest that it might be made possible after seventeen years. I have known exess where it would have been very useful if a maa might have retired.

26157. You think it would be in the interests of the Service that cortain new should retire at that time?—They themselves would find it to their interest to go, and I think there would be no harm to the Service if they went under certain circumstances.

28158. This would tend to raise the noneffective charges?—No, I do not think it would
be very much taken advantage of.

28159. Do you favour the compulsory retirement of inefficient officers ?-Yes.

28160. On a sufficient pension?—Yes, with certain safeguards.

28161. You approve of the present system of regrutement to the Provincial Civil Service?—I think it is fairly satisfactory.

28162. Do you find that many young men of real ability are recruited to the Service?—Not very many, because the appointments which are given directly in this way are not very numerous.

S2508. Is it the practice in the Provincial Girll Service to promote by sensority or to select by more?—There are two cleases of the Provincial Service. There are two cleases of the Provincial Service. There are the Deputy Collectors, I believe, any generated above the Rs. 500 grade entirely by selection. Usacily, sensority also comes into juny, and it is the series man who usually get the appointment. But there is room for selection in case the next stam for promotion is not quite as settlefactory as the sum below him. With the Manlachtins I always apply selection to the first and exceeding radox.

28164. I suppose you know several of the officers who are holding listed posts in this Presi-

23165. Are there many of them who have attained to those positions at a comparatively young age?—The Deputy Collectors who are apprinted directly. These direct appointments of Deputy Collectors are all made at a young age.

28166. I mean the listed-pasts officers, who have been moved up from the Provincial Civil. Service. Are any number of them excepting these pasts, who are between the ages of theirly-fire and forty-fired to think that there are any of them, so far as I can say, who have attained their grades very young. I do not remember any.

28167. One hears so much evidence to the effect that they only attain to them late in life, that I wanted to know if any officers in this Presidency had attained to them in comparative youth?—I do not remember any who are very young.

28168. (Lord Recalding.) With regard to your proposal to reduce the age-limit, I want to sak you whether you think that to bring a young man out to this country to work at the age you suggest, is likely to have a deletrious effect upon his bachit —I do not think so.

28169. I ask that question because I have been told that when men were brought out here under a young aperlinit, say 20 or 21, that the mortality among the recruis was very great insided. Can you confirm orderly that 7—347 even year was a year of rather high mortality; but I think it there was any very high mortality free think there was any very high mortality free weakness caused by men coming out to the country too young. On man died of exteric. That was possibly a case of a mass who came out too early.

28170. Do you think, generally speaking, that the mortality would be likely to be increased if you were to bring your men out at that age?— I cannot see any reason why it should.

28171. Another objection to reducing the agelimit cours to me, and that is that it would be very manifable for Indian candidate. Do you not agree with that?—I am inclined to think, on reconsideration, that it might be. When writing my narwers I probably did not give sufficient attention to that particular point.

28172. The Indian University man in Bombay, I understand, cannot take his B.A. degree before the age of twenty?—I am not able to say.

28172. I think you may take it that that it there as. That being so, if the age-furit were to be reduced to exercise to bindecen as suggested by you, it would mean that an Indian would have to go to England as a school boy would he not. I think, on reconsideration, that I may possibly have made a leight mistake with regard to the Indian cardibates. I can referring chiefly to the English emddates.

28174. Supposing, you think it is so desirable to reduce the age-limit for the English candidates, what suggestion would you make for compensating the Indian candidate?—You might give the Indian candidate a higher limit of age.

25175. You taink there would be no objection to asking English acknot-hops to compete against Loden University men in the same examination?—I do not say that there would be no objection. It counts to this, that I would rather have our Beglish hops on here at an earlier age. If it is considered, by fixing the age limit low for our Europeans, that we are undary prejudicing the claims of Natisce of India, then I would say, that we must take the rough with the smooth, and allow the Johns to come in later.

28176. That would be your solution of the difficulty ?-Yes.

28177 What age limit would you suggest for Indians under those orieumstances?—They might get a couple of years more, whatever the ago was for the Europeane.

28178. If the English ago-limit was 17 to 10, you would allow the Indian to compete at 19 to 21 ?-Yes.

28170. With regard to the block in promotion, you say in conwer to question (72). "The current Bombay Civil List shows that out of 133 men whoe service is over eight years, 53, whether on charp or on laws, our distring less than Ra 1000." To what do you attribute that state of officins I no ever-ceruitment in the part P— I theke over-reconstituted in critical years is, to a hope exclusit, responsible for it.

28180. Recruitment to the Service is determined by mathematical consideration, is it not? It has been worked out on an actuarial basis?—

28181. So that, it is improbable that under the present system you would be able to provide a system of recombinate which would be certain of getting over these consistent difficulties?—I think it would be extremely difficult.

28382. Under those circumstances, is if not probable that a time-each in the lower grades is the only way by which you could provide with certainty for these must ?—I am not absolutely opposed to the time-scale. It had not occurred to me as being a particularly desirable thing; but the time-scale of course has the advantage that its gives certainty to me of a particular rate of pay affect a certain length of sevice. It has that advantage, most distinctly. My preference is for the ordinary goods schoom, but I have no moted objection to the time-coale. I am bound to admit that the proposition is correct. The time-each does give certainty.

28183. Whereas, under no conceivable circumstances can the grading system give absolute certainty?—I do not know whether we could get

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a mathematical genius who could work out the figures with infallibility; otherwise possibly not.

28184. You make a suggestion with regard to pensions, and your suggestion is, I think, that Government should provide the pension which they now provide, but that the 4 per cent, which is now deducted from the efficient scalary, instead of going to form an additional perticular of the control of the contr the pension, should be allowed to accumulate at compound interest, and should then be available to the official in the shape of a lump sum on retirement?—My proposal was more mederate than that. I think I proposed that either Government should let us off the monthly deduction of 4 per cent., or that, in the alternative, they should pay as a pension what has been decided is the correct portion which Government should pay, and that our contributions should go into the Provident Fund instead of going to increase the pension. Not both.

28185. You have asked Government to give you that portion of pension which they are supposed to give you now, apart from your own contributions ?—Yes.

28186. It is generally estimated that Govern-ment give you practically £500 a year?—The assumption varies from different points of view. I was under the impression that Government givee half. I have been told that it has been worked out, and that Government gives considerably more than half. On the other hand, I have been told by a very distinguished member of the Service, who attempted to work the method out in Calcutts, that we paid a great deal more than half, ontselves. Which is right I am unable to say. I think the original idea was that we should pay helf.

28187. Let us consider your proposal on the assumption that the Government coly actually provide half the pension, that the Government provide the pension of £500 a year: your suggestion is that you should receive a pension of 2500 a year, and in addition to that that you should receive a lump sum which is provided by the 4 per cent. taken from your own salaries which is allowed to accumulate at compound interest. That is so, is it not?—Yes,

We have been told that on the average 28188. at the end of 25 years' service the sum which would he available for the official would not amount to more than £1,500 or £1,700. The question I want to ask you is, do you think that question I want to say you is, do you think that he pension of 2500 a pear, yes a capital sum of 21,600 or 21,700, would be as attractive to the average candidate in the Service as the present pension of 21,000 a year?—Stated in those terms the proposal would not be nearly as attractive; that if it he assumed that the Indian Cyllian after a period of 25 years (and I think it may fairly well be assumed) has contributed towards his pension a sum which is equivalent to £300, I think a pension of £500 from the Government plus £300 per annum which the Indian Civilian may hand to his family after his death, would be equally attractive, to say the least of it. That is an expression of opinion, of course.

28189. With regard to the facilities for Indians entering the higher Service, you suggest that something approaching one-third of the posts now filled by the Indian Civil Service might, without endangering the efficiency of the Service, be filled by Natives of this country ?-Yes.

28190. I think you admit that under the present system of recruitment, that is to say, recruitment through the English door, it is very improbable that anything like so large a number of Indians will find their way into the Service for a very long time to come? -I do not know that we can admit that unreservedly. I think communities at large are now coming forward to a very considerable extent in the matter of contributing funds for promising boys to go to England to be trained, and pass into the Indian Civil Service. I do not see why, in course of time, there should not be a sufficiency of candidates to provide that 32 per cent. which, I think, is possible.

28191. But, judging by the average success of Indians during the last 10 years, it would be very improbable that there would be any very large increase in the number of Indians, if no other avenue than that which exists at present was provided for them. Is that not so? I suppose that is the conclusion.

28192. Assuming that we thought it desirable to recommend some other avenue into the Service in addition to that which exists now, would you prefer the scheme which you suggest namely, nominating Indians at the age of 17, and sending them to England for two or three years, and asking them to pass a qualitying examination; or much a scheme as this, picking your men from the Provincial Civil Service after you have had the opportunity of seeing their actual work as administrative officers for, say, five, six, eight or ten years, and then promoting them, not to listed posts, but to the Commission of the Province?— I should prefer the former.

28193. Would you prefer the scheme you yourself suggest? - Yes,

28194. On what ground would you prefer that scheme?-The men you would select from the that cheme ?—The men you would select from the Provincial Girl Service would naturally be very such older than the candidates whom I would send home from India. They would most of them have had no acquairlance with the West as all. I think it would be very difficult to be than any at the age which would give the opportunity by your scheme of nominating for Provincial men. That is one objection which occurs to me.

28195. Is that an objection in your mind to the system of listed posts ?—No; the listed posts are few. I understand under the scheme which you outlined all appointments would be open to

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28196. Oh, no. I am assuming that the Indian is still eligible to get into the Service by means of the examination in London. I am only suggesting this as a supplementary avenue into the higher Service !-All your Provincial men whom you would appoint in that way would be entitled to aspire to any of the posts whatsoever in

28197. Any of the posts for which they were considered fit?—Yes, Subject of course to effi-ciency. I do not see any advantage in that over my scheme. I still think that the Provincial men my septeme. Year all mins and the Provincia men whom you would select and who would then be entitled to aspire to all posts in the Service, would be too old. That was my original objection.

be too old. That was my original objection, 28198. I was not suggesting to you pick them at the age at which you pick men for the listed posts. I suggest that you should keep your eye upon young members of the Previncial Service and pick them at a much earlier age, say, 4th March 1913.]

Continued.

28162. Do you find that many young men of real ability are recruited to the Service?—Not very many, because the appointments which are given directly in this way are not very numerous.

28108. Li it the practice in the Provincial Civil Service to promote by sentiarity or to select by menti-Proper to select by menti-Proper to select by menti-Proper two dates: of the Provincial Service. There are two dates: of the Provincial Service. There are two dates: of Collectors and the Maninadria. The Deputy Collectors, I believe, are promoted above the Re. 500 grade entirely by scientical, Utenally, seasority also comes into play, and it is the estion man who usually gets the appointment. But there is room for selection in case the next man for promotion in out cytice as estificatory as the mon below him. With the Manhatddus I always apply selection to the first and escendiguades.

28164. I suppose you know several of the officers who are holding listed posts in this Presidency?—Yes.

23165. Are there many of them who have attained to those positions at a comparatively young age?—The Deputy Collectors who are appointed directly. These direct appointments of Deputy Collectors are all made at a young age.

28100. I mean the listed-posts officers, who have been rowed up from the Provincial Givil-Service. Are any number of the covapying those posts, who are helween the ages of thirty-five and hoty?—I do not think that there are any of them, so far as I can say, who have attained their grades very young. I do not remember any.

28167. One heare so much evidence to the effect that they only attain to them late in life, that I wanted to know if any officers in this Presidency had attained to them in comparative youth?—I do not remember any who are very young.

28186. (Lord Resaldshop.) With regard to your proposed to reduce the age-limit, I want to sak you whether you think that to bring a young man cut to this country to work at the age you suggest, it likely to have a deletious effect upon his health?—I do not think so.

2010. I sak that quartion because I have been fold that when men were brought ent here under a young seplinit, say 20 or 21, that the installing among the terrails was very great instead. Can you confirm orderly that 2—31y one year was a year of rather high mortality; het I think it was citiffy and to accidents. I do not think there was any very bigh mortality from when you have the country too young. One man dist of enterior. That was possibly a case of a men who eams out too early.

28170. Do you think, generally speaking, that the mortality would be likely to be increased if you were to bring your men out at that age?— I cannot see any reason why it should.

28171. Another objection to reducing the agelimit cours to me, and that is that it would be very monitable for Indian candidates. Do you not agree with that?—I am inclined to think, or reconsideration, that it might be. When writing my answers I poulstly did not give auflicient attention to that particular point.

28172. The Indian University man in Rombay, I understand, cannot take his R.A. degree before the age of twenty?—I am not able to say.

23173. I think you may take it that that is the case. That heing so, if the age limit were to be reduced to recentlent to indeed as suggested by year, it would mean that an Indian would have to go to England as a school-toy, would he not?—I think, ou reconsideration, that I may possibly have made a sight instake with regard to the Indian catilitates. I am referring chiefly to the English candidates.

28174. Supposing, you think it is so desirable to reduce the age-limit for the English candidates, what suggestion would you make for compensating the Indian andidate?—You might give the Indian endidate a higher limit of age.

28175. You think there would be no abjection to asking English achol-loys to compute against Indian University soon in the same examination?—I do not say that there would be no objection. I be comes to this, that I would rather have our Baglish hors out here at an earlier age. If it is considered, by fixing the against low for our Europeans, that we are unday prejudicing the claims of Natines of India, hor I would vary that we most take the rough with the smooth, and allow the Indian to creme in later.

28176. That would be your solution of the difficulty ?—Yes.

28177 What age-limit would you suggest for Indians under those of countstances?—They might get a couple of years more, whatever the age was for the Europeans.

28178. If the English age-limit was 17 to 19, you would allow the Indian to compete at 19 to 21?—Yes.

28179. With regard to the block in promotion, you say in amove to question (72): "The courset Bemba, Grill List shows that out of 133 men whose service is ever cight years, 33, whether on duty or on leave, and charing less than Ra 1000." To what do you attribute that state of admirs? To over recurriment in the past fre-I think over-cervitiment in certain years is, to a large actual, responsible for it.

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Mr. R. P. BARROW.

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· [continued]

after eight or ten years' service in the Provincial Service?-Do I understand that they are to be sent Home

28199. No, promoted to the Commission of e Province. You'de not think that that would the Province.

he a satisfactory scheme?—No, I do not.

28200. Then I may take it, in your opinion, that the two or three years which a young Indian student spends in England provides a better training for him than the eight or ten years. actual experience of administrative work in this country?—Yes. I have said it in one of my. answers, I think. certain amount of Western experience.

28201. You think two or three years in Eng land is a sine gud non for any members of the

Indian Civil Service ?- Yes

28202. (Chairman.). The last question I asked you was based on the assumption that there were officers holding listed posts who were drawn from the Provincial Civil Service. Am I correct in understanding that there are no listed-posts officers recruited from the Provincial Civil Service with the exception of two of the old Statutory Civilians?—

Yee, and three Judges. 28203. (Ser Theodore Morison.) I should like a rew more details with regard to your assure to question (120), with speaks returned to the answer which you gave to Lord Recoldshay. Did I understand that the idea in your mind was that the other more about pay a pression which may be 2600 or 2600, and that the Civilian would then have a capital sum in the Provident Fred which would yield him, approximately, as income of about 1800 ?—Yes.

That would require a capital sum of 28204. about £6,000 or £7,000?-Dees not Government pay any contribution towards the Provident.

28205. That is another eaggestion which you are making. I understood your original proposal was that your 4 per cent. deductions should be put into a Provident Fund, and should be allowed compound interest, and that you should draw it out?-I do not debar Government contributions. That was my theory, that the accumulations in the Provident Fund, however subscribed, whether entirely by the Civilian himself or with the aid of Government, should be sufficient to give him, say, £300 a year from his Provident Fund when be goes.

28203. But, surely, if at the present moment-the amount that the Civilian subscribes is equivalent to an annuity of about £400 at the end of 25 years' service, the capital sum would be much less than £6,000 or £7,000. I do not know less than 20,000 or 27,000. I can now allow what the expectation of life is, but it would be less than the expectation of life at which the Civilian retires at the end of 25 years, and if you capitalise it at ten years that would be generous, and it would be £4,000. As Lord Ronaldshay has sungested, the actual actuarial amount is under 22,000. Your proposal is that Government should contribute the amount multiplied by three? \$2,000 It may be that. I have not worked out the the may be come I have now received any tree from the figures in any way. My proposition is a perfectly simple one: either that Government should refere us of the charge of the 4 per cent. towards our pension, and give us the whole £1,000, or that in the alternative they should allow us £500 a year pension and give us a Provident Fund which, with or without our belp, would give us suother £300 a year on retirement. I have not been able to work it out and check it.

28207. You are asking that the Government should make that addition ?- Yes.

28208. The second alternative is not probably

any cheaper?-No.

28299. With regard to your recommendation; in accure to question (120) you suggest that downers should be given to the daughters in their father's life-time and something, for the boys to start them in life?-Yes.

28210. Have you thought how much this would coet?—No. I know it would mean increased subscriptions,

28211. You are prepared to advocate increased subscriptions so as to secure this henefit ?-Yes.

28212. With regard to these contribution for do you know at all what the opinion of the Servicine is in the matter?—No. These are personing at recommendations

28213. In one of your carlier answers va rain put as an objection to simultaneous examinat rlier in thit as an occessor of superior the continuous states of the distributions of the continuous states of the distribution pool assures just now that you! I would be destable that Indians shike smooth has a columnia to the continuous and the continuous states of the continuous s

28214. Under which system o solution education do you think that the danger of districtly it

greatest?—I do not follow the qui 28215. Which would be most d you shiely to have extremists or anarchists, a system ers?—I d'elevation England or a system of education sever thin I ath ?—The material is smaller in England.

28218. From your experience limit we of the last few years do you not think that almost course all the langchism comes from persons trained in linguist and not from persons trained in India ?—1 2:07 good not give you an answer to that question. I do mile's

I am not prepared to say.

28217. I do not want to mention names; but there are certain once that occur to me !-Yes, there are certain names connected with England; but yours is a more general and larger question. I should not like to answer a question f that sort off-hand without considerable thought. I do not know. I admit that a certain amount, of

ecurse, has come from Ruglish sources. 23218. With regard to your answer to question (46), do I understand that you want the probationers to be at one institution? - Not necessarily.

I said one University.

28219. Do you want to get them all together, ur do you want them to go to the University? Both. I think I should prefer the University to an outside institution, and I should prefer to have an others instruction, and I shown preser to mave them at the same University. I quite understand that there may be arguments in favour of a parti-cular institution. I am not prepared to say that there are not. But for my own choice I should prefer a University, and that being so, I should prefer to have them at the same place.

28220. There would be an enormous practical difficulty about selecting one University or the other, would there not?-I think it would be a

very difficult matter to select.

28221. If you take Oxford or Cambridge you must offend one, and then you would have the cry of the Scotch Universities, and, I presume, Trinity College, Dublin ?-Yes

2822. In view of the difficulty of insking the selection, and the probability therefore that you have to distribute more or less evenly between the different Universities, I want to know whether in your desireto retain them in one centre' you would

forego the University so also to keep them? together?-No; I think I would rather have them scattered at Universities in order to keep themat

the Universities. 28223. You think that University training is so valuable that you would lose by the other-method?-Yes. I should prefer to see them

scattered instead of being in one place which is not a University.

In your answer to question (72) you 28224 say "A salary of Rs. 1,000 a month is nomical equivalent to £800 a year; but it must not be forgotten that deductions have to be made from the Indian Civilian's salary on account of his own pension and his family's pension, as well as income tax." Why do you mention income tax?-I put it in, I suppose, without desiring any special weight to attach to it. It was one of the deductions I was thinking of.

28225. It is a smaller deduction than it would he if he had an income of £800 a year in England?-What do you call deductions in England?

28226. On the income tax?—Yes.
28227. First, there is the income tax, and, secondly, there is the Family Pension. That is compalsory thrift on behalf of the family in being: or about to come into being ?-Of which he may

get nothing, or his family. 28228. That may be safeguarded by in-

surance?—You may insure your policy to ripen at a particular period irrespective of death, 28229. I quite agree that it is on account of his own pension. That is a strong case. But it ms own pension. Ame is a strong case. But it seems to me that your opinion is rather weakened than strengthmed by adding those other two things to which everyone having an income of \$800 a year is exposed?—I was naming deflections a man nomically draws 2300 a year he has deductions to make. Whether they are just, or equitable, or right, I do not say. The result is that the income he gets into his hands is considerably less than £800. In this particular place I was not trying to say that deductions were inequitable.

tions to which all incomes of £800 are liable ?—I must say 'yes' to that 28231. (Mr. Chauhat) 'FR.—

muss say yes so that 2. (Mr. Chaubs.) There are nine Assistant 28281. (Mr. Chaubs.) There are nine Assistant Collectorships left open to the Provincial Civil Service and three Assistant Judgeships, are there not?—Yes, the Headships in the Districts are two in the Executive branch, and now there

are three in the Judicial.

28232. In the first place what is the objection? These nine posts which are left open in the Provincial Civil Service as posts of Assistant Collectors, what is the objection to calling them Assistant Collectors?—If these are the posts which have been taken to the Deputy Collector's grade, I am afraid, I do not know the history of

them 28233. The nine Assistant Collectorships, as long as they were in the Civil Service cadre were called Assistant Collectors. Now they are in the Provincial Civil Service, and are Deputy Collectors. What is the objection to calling these nine officials Assistant Collectors as before?—I do not know that there is any objection to it.

28284. But they are called Assistant Judges in the Judicial branch. There is no change in the name there. These name Assistant Collectors which were left open to the Provincial Service were taken away from the Civil Service cadre and left

open to the Provincial Civil Service as something to which the best men in the Service could aspire and they were originally, as Assistant Collectors places, drawing a higher salary than Deputy Collectors did while they were in the Civil Service cadre. By merging them into Deputy Collectors that aspect of keeping these posts open to the Provincial Civil Service is entirely lost, is it not?-I do not quite follow that.

28235. The nine Assistant Collectorships left' open" to the Provincial Civil Service were roughly the recruiting ground for the two Heidships of the

district, were they not? -Yes.

23236. As a matter of fact, now it is not only these nine which are the recruiting ground, hat the whole body of Deputy Collectors ?-Yos, 28237. And therefore the nine Assistant

Collectorships lose that feature of it as the special recruiting ground for the two Headships of the District?—That may be so. 28238. Again, in the Executive line, when you

recruit a fresh man into the Provincial Civil Service he first joins the grade at Rs. 300. There are two ways of recruiting in the Provincial Civil Service, one is by promotion from the Subordinate Service and the other is by direct recruitment as Deputy Collectors. When a man is recruited direct as a Deputy Collector ha is recruited to the lowest grade of Rs. 300 ?-Yes.

28239. And then whee once he is recruited he only rises according to the ordinary grade remotion. You do not make any distinction between the other Danuty Collectors who rise from the subordinate service and the Deputy Collectors who are recruited fresh from the Provincial Civil Service?-Not up to the Rs. 500 grade; but after that belestion comes in.

28240. Then there is no special importance attached to his being recruited as for one of the nine posts. There is no special importance to the person being recruited fresh to the Provincial Civil Service to a place which was originally in the Civil Service cadre?—I am afraid I cannot answer a question of that sort. It is not within my ken at all

28241. I thought that all these men were under you?-I do not appoint Deputy Collectors.

28242. The Sub-Divisional Magistrates under yen exercise criminal powers, do they not?-Yes. 28243. How many tilukas is a Suh-Divisional Magistrate ordinarily in charge of?-The average is about three,

23244. And his duties are mainly touring duties in the Executive has, in the Revenue line He is required to go round the Sub-Division ?-Hu is required to tour. 28245. Does lie not try criminal cases while

he is on tour?-He does.

23246. Here you ever heard complaints about cases having been dragged out from camp to camp on account of the necessity of the touring officer moving about in the District, and perhaps the people having to attend his camp? -I have heard of these cases in the sense tint I have read of complaints in the Vernacular press occasionally; but I have never had any direct complaints made

to myself except occasionally from a pleader. 28247. But I believe that there are certain decisions of the Courts which have noticed this; that case, for instance, in which a man had to be taken down to ten or fifteen different places before the case was finished?-Probably that 120

28248. It would be certainly much more convenient to the public if these criminal cases were disposed of by a person who had not to go his round in the District, but was stationed in one

place?—I do not admit that. 28249. May I know why?—Supposing you have a case coming in from the further end of the District. Your touring officer goes out to meet it. Surely people who have to come in to see a reason in a stationary place would have to go further than if the touring officer went out to meet him? I do not think it follows that the public would be generally inconvenienced by having a touring

28250. Even, in the case you speak of, a case may he started there, but it is not hound to finish there? - It may be finished there.

25251. Last year several Subordinate Judges

were vested with criminal powers F.—Yes.

28252. Hare you any knowledge of the way
in which they direbarged their magisteriel work?— I have heard of no complaints against them.

28253. With regard to your answer to question (7), I see you attach considerable importance to dence in India and a knowledge by the Indiana of Western life and Western manners and customs. What would be the objection to giving this knowledge to Indian students after they had passed the competitive examination here !—I should prefer to see them get it at a younger age, when they are more receptive; that is my objection. 28254. Supposing, an Indian student comes at

the age of 17 and stays at a University, would be see more of English life at the University or would be see more of English life and manners and customs after he has passed his examinations and goes there, especially for studying English life and character?—I should say before,

28255. (Mr. Macdonald.) I think you said in answer to question (7), and you repeated it in answer to the Chairman, that "thousands of Indian youths are at present shut out from a chance of entering the lists "?-That may be an exaggeration in the use of the word "thousands."

I meant many.

28256. You do not mean thousands, you mean many? You say, in answer to question (7), that that is for their good?—I do not think I said that You do not mean thousands, you mean

it is for their good.

28257. You say "There are many objections, amongst them being the enormously increased strain of competition amongst Indian youths by giving to thousands of them, who are at present shut out, a chance of entering the lists. The probability that the tendency for appointments to fall almost exclusively to one or two classes would be greatly accentuated," and so on. I understand you defend that partly to protect them from the strain of the examination?—I have said it was one of the minor points. I think that is what I said. I do not remember the exact wording.

28258. I do not think you used the word "minor". Looking at that as an cotsider, and one who has the capacity of putting himself in other people's shoes, do you think that these youths who are shut out in this way have not a legitimate grievance?—We all have a legitimate grievance if we want a thing which is good for us and we cannot get it.

28259. That is, you admit it is good for them, and they cannot get it, and, therefore, they have a

legitimate grievance?-I do not admit that it is at good thing for them to have a legitimate grierance. I am sorry, I do not quite follow your argument

28260. Looking at it from their point of view, do you not think they have a legitimate grievance? You replied that we all, when we cannot get a thing that is good for us, have a legitimate grievance. I understood you to answer my question in that way ?-So far, I did.

28261. Therefore, a reasonable outsider would say that they have got a legitimate grievance, and that the legitimate grievance must be met in some way or other, otherwise do you not agree that certain unfortunate political consequences

might kappen, nurest and so on ?-Probably. 28262. You then go on to say that if we had simultaneous examination there would be a lisk of the contents of the examination papers being divulged in Iodia. Are you giving voice there to unchecked ramour, or are you really speaking from your own experience? I have had no out here, of course; but I have seen out her reports that the contents of examination papers do get out. I have seen that in cases which have cecurred, not under my own personal observation, hut I have seen statements to that effect. As far as I remember there was one in Madraa two or

as a remember since was one in Addras two or three years ago where the pipers were divilled. 28:168. Was that a University examina-tion I cannot remember. I believe it was, but I am not sure I would not like to ray. I would not like to libd the University. 28:264. Before putsing down such a serious reflection as this on paper with your name thoched

to it, you did not check your authorities ?- What

is the reflection?

28265. I want to know how far it goes. Before putting this down on paper under your name, did you, or did you not, turn up the facts en as to make it perfectly certain to your own mind that you were not merely spreading a rumour for which there was no substantial foundation?which there was absolutely no reason for me to do anything of the sort, considering what my statement was. I thought there might be a risk of the parces being divided, I see no necessity for my turning up the authorities.

28366. You go on to say "The system" (that is, the system of simultaneous examination) "would do away with the necessity at present existing for every Indian candidate to receive training and education during two or three, or even more, of his most impressionable years in Western surroundings." Do you know that an essential part of the proposal made by those who favour simultaneous examination is that the training of the successful candidates should be completed in England?—I believe that is a part.

28267. Does not that meet your objection there?-No

28268. Why ?-- Under the present system the acquaintance with the West which we have spoken of comes at an earlier age than it would with simultaneous examination.

28209. At what age do boys go home from India to prepare for the Indian Civil Service examination in Hogland?—I do not know. I now one case of a boy who went at fifteen

28270. What is the general age?-There is not a very large number for me to judge from,

Continued.

but I should think sixteen. I bave not looked up the facts.

28271. Would you he surprised to hear that it was at the age of mineteen ?—Yes.

28272. Or at the age of eighteen?-I do not know that I have thought of it.

28273. You have put it down on paper?-Why should I not put it down on paper? You asked

for my opinion. 28274. I only want to know what your opinion is worth, that is all. Then you go on to refer to disloyalty "the very grave risk of letting in dis-loyal candidates". You have got the same sort

of information, have you not, in India that we have got in England?—I do not know what information you have got in England. 28275. You say: "With reference to India

it would be difficult to know much about a crowd of youths who would come in from all parts of India to compete at the examination held in India 1; and that is apparently contrasted with what happens when youths go to England Would not you have the same chance of knowing what the political associates of those youths were ?-I think the difficulty would be that there would be so many of them. My point was that at present there are very few, and it is more or less easy to know who the candidates are, and who are their antecedents. If you get a very large number of people going up for it, it would certainly increase the difficulty. That is all, I have said

with regard to that.

28276. You raise an interesting point in answer to question (16). You say that comparing the result of the work of men who have come out at various ages you do not see that there is very much difference. You say: "According to my observation the men who have entered the service since 1891 are indistinguishable from those who entered between 1878 and 1891, except perhaps in that they are better educated." I understand by that that the work of the two sections of men as Indian Civil Servants cannot be

distinguished one from the other?—That is so. 28277. Have you thought, amongst the many reasons which might suggest themselves for that, that both batches of candidates were not put under the best probationary influences, that the sobationary training we have hitherto given has ot heen quite so good as it might have been ?-

hat would apply to both
28278. That is my point. And, therefore,
certain advantages which might be open to the Government in selecting young men have heen lost, because they have not given a proper prohationary curriculum, both of educational subjects and practical experience together. Has that ever suggested itself to you?—It has not suggested itself to me until you suggested it. 1 can quite see that we may not have had all the advantages of probation in either set of years.
28279. You had not thought it out as a

possible explanation of the similarity of dissimilar

eireumstances?-No.

28280, In answer to questions (106) and (107) I should like to put a general question to you. I take it that your proposal with reference to the extension of privilege leave really amounts, does it not, to a merging of privilege leave into furlough?-If you extend your privilege leave beyond a certain point, beyond the point when it becomes a sort of annual holiday, or a two-yearly holiday, you really cross the border of privilege leave and get into the sphere of furlough. The distinction, I understand, privilege leave and furlough is that privilege leave corresponds, more or less, with the average holidays one gets at home. And in order to meet the special circumstances of your life, here, and the administrative difficulties of your Government of constantly changing a man who goes away for a month, you allow him to accumulate; but there is a rule that accumulation must be within a certain limited period of time?-Yes, three months.

28281. The idea was that privilege leave at its maximum should never go beyond the propor-tions of a regular annual soliday, that it should not he so long that a man could go absolutely away from his work as he can do on furlough ?-I

suppose that was the original idea.

28282. That is the difference between privilego

leave and furlough ?-Yes.

28283. With that explanation I hope you will see the point of my question. If you increase your privilege leave in the way you suggest in your answer to question (107), do you not really take it over the border line of privilege leave, and make it of the nature of furlough ?-It is rather hard to say. If you allow a man to accumulate for four years, he denies himself any holiday for three or four years running. Whether that is not a safficient justification is the only answer I can give to your question. It possibly is running into the furlough scheme.

28284. That brings me to my next question upon that very point. Do you think it is a good thing to encourage a man to accumulate his taing to encourage a man to accumulate his annual helidays until he gots tired? If men are working for four years without a break (we do not do it at home, even under much hetter circumstances] do you think it would be a good thing for the Government to encourage this occumulation, and, as it were, put a premium upon men working on, and on, and on for four years without n break?—I think it might be good if the fur-lough pay were altered so as to make it equally convenient for men to live at home.

28285. My point is with regard to the health of a man and the efficiency of his work. Is it a good thing that a unushould be encounged to work or four years without a break? Patting it in an alternative way, is it not a good thing that every Englishman should be made to take an annual holiday, in the same way as I have an annual holi-day at home?—Yes, I think you are correct; on general principles a yearly holiday would be good. 28286. 1 understand that there are certain

administrative difficulties in the way?—Yes. 28287. Is this your opinion, that we ought more rigidly to set our face arounst privilege leave being accumulated until it becomes furlough?-I would not set my face entirely against it at present. I have said that your view is perfectly correct, that it would be good for a man to take a holiday, to take rest, so as to be in better trim for his work next year; but I would rather not see his accumulation absolutely prevented at present

28288. (Mr. Madge.) You will see the object of my first question as soon as I put my second. The first is whether you have thought out any super-added test of character to the existing tests

super added test of character to the caseing terts of the competitive system f = No.

28289. In answer to question (87) you say:

"It should certainly be within the power of Government to compel an officer of proved ineffi-

[continued.

ciency to retire, whatever services he may belong to." Now, either these cases of inefficiency are so very small as to make it advisable not to recornise them at all, or they are sufficiently numerous to make it justifiable to have some test of character. Which of these alternatives do you accept?-Our cases are extremely few, but even so, I think provision should he made for getting rid of the services even of the very few. Is that an answer

to your question ? 28290. My thought was this, that if they are so very few in number, any interference with a man's future career might reflect back upon the original candidature of the service, if a man thought he had not a fixed career with a fixed pension. If there is any chance of a man being hauled up after being subjected to any test which was consi-dered satisfactory, it makes his tenure of office uncertain?-It would depend upon the way the rule is worked. If you had the power of Govern-ment to get rid of the officer under safeguards, would not that take away any risk which might arise if he had the feeling that his position was insecure ?

28291. already exist. Conditions serious defects of moral character, and that of thing, are discovered, the man can be got rid of; but where it is a question of administrative canaicty, might it not he wiser, and safer, to send a man from a very important charge to a less impor-tant charge, than to get rid of him, and roh him of hopes on the strength of which he entered the Public Service ?- If a man is pronouncedly inefficient, and he can be really doing no good to the service or to public interests, then, I think, we ought to get rid of him.

28292. You think that, because he is not only not doing good, but he may possibly be doing herm?—He may possibly be doing herm.

28293. In answer to question (10), you put forward a scheme which aims at the nomination yearly of a certain number of young persons who are to be sent home for future study, and so on. Do you not think there is a grave risk of a Do you not time there is a grave risk of a certain portion of these men turning out to be bad bargains?—There would always be a risk. Phere is a risk of some of any body of boys turning out bad bargains. The suggestion I made was that there should be very exceeding celection. When you have done the best you can. you cannot do any better.

28294. No doubt, as in answer to question (7), you attach a great deal of importance to the training of Indians for two or three years in Europe; yet, as a matter of fact, we are aware of a considerable number of men, both of the to a constitution and the Anglo-Ludan ecommunity, going home, who, as the saying is, "go to the dogs". The question is what proportion of them breaks up in that way. What guatantee of character can you have, as applied to a very young person, which would afford certain safeguards in a matter of this kind?—You cannot have safeguards which are absolute certainties. You have to take a certain amount of risk in all cases,

28295. If you had proposed as a condition that these me, or their practs, paid their own way, it would be another matter; but you do not do tiest. You propose to give an allowance of £150 a year, and so impose, a new burden apon the, public ?—Would it be a new burden? Against that must be put the allowances of

the emdidates who obtain admission at home It would be a transfer.

2829G. With reference to your answers about the subject of privilege leave, I would direct your attention to the opinion gaining ground that accumulated privilege leave now-a-days leads to a larger number of officials running home than ever they did, and so outting themselves adrift from the country for longer periods than they ever did before. Side by side with this opinion there is the other one, that these breaks are not for the good of the country. From that point of view, do you still hold with accumulation of privilege leave in preference to the annual recruitment of a mouth?—Yes, I suppose I am looking at it from my own point of view, but I do prefer the accumulation

28297. You do not think there is any real ground for the fear that these constant breaks of service and running away from their work do any borm ?-No.

28298. You were asked to consider the merits of a system of posting young Provincial men to the Commission instead of to mere listed posts. Considering that there is no such administrative entity as a Commission, except in non-regulation districts, would it affect your opinion if the question were asked whether you would not prefer to position to the regular cadre of the Civil Service instead of simply to appointments in the list which were merely out do sace?—No, I do not think it would affect the argument.

28299. With reference to the possible loakage of examination papers, have you not read the public reports of coses of actual leakage of that kind?—I remember one case in Madras; another 1 read of three or four weeks ago, but I did not pay much attention to it. I saw that there was another examination scandal. I did not, however, pay much attention to it; and I cannot give you the details.

28300. You have not heard of one which occurred last month in Calentia ?-Possibly that is what I was thinking of. I saw it in a tele-gram, or a small paragraph, in a paper; but it was

of very little interest to me. 28301. (Sir Valentine Chirol.) You hold the opinion that no Indian can be really well qualified for the Indian Civil Service unless he has a period

of education and training in England ?—Yes.

28302. Therefore, I would ask you whether
you would not also consider that although many Indians may want to enter the Indian Civil Service none of them can claim a right to aspire Service muse of them can claim a right to rapire to the Indian Orivil Service unless they fulfil that condition which you regard as essential, namely, that they should undergo a period of European training?—Yes, that is so. 25008. And in your opinion that period of European training should be before the examina-

tion, and not after ?- Yes.

28304. You have had a long experience, 27 years, I believe ?-Yes.

28305. We have heard from other witnesses that the work of Civilians, especially of District Officers, has increased very considerably during that ported. Is that also your experience ?—That is my experience, certainly. The work has very largely increased.

28306. And the work which has increased has been chiefly office work?-Yes

28307. And it has increased at the expense of the time which was formerly allotted to seeing people, and touring in the Districts? - I think it has, to a very large extent. I think that officers are unable to give as much time now to the actual out of door work, if I may call it so, the actual out or our work, it is may can is so, the touring work, the meeting of people in their villages, and so on, as they used to be able to give. They have more desk work, and they are kept longer at their tables, and they are less able to move about.

28308. Do you think that that has an undesirable effect upon the efficiency of the administration ?-Yes, I think it has. I think it prevents us, very largely, from caltivating, to the extent we otherwise should, the acquaintance of our people. I think it must deteriorate to some extent the efficiency of administration. I find it in my own case. If I did not make an effort I should be at case, Ar I this not make an enter I stitud of a my table at my head-quarters for most of the year, and I should never see any of the people except those who made a point of coming in to see me, not only because they want something, but because they want to see who the head of the administration is. Being able to make an effort,

however, I go about and see people.

28309. Have you any remedy to suggest for this state of things?—Decembalization would do something for it. If we could all decentralize to something below ourselves, and let our sahordinate officers do more for themselves, and depend less upon us, that would be a help. But there is no upon us, that would he a help. But there is no ours for the gradual increase of the work in the various departments. As far as I can see it is

bound to go on. ('
28810. Might not there also be a remedy in decentralization at head-quarters, less reference, backwards and forwards, from the Secretariat to the District Officers?—There might be a considerable depresse of the work under those circum-

28311. Is it your experience that the District Officer has now less initiative, and is allowed less responsibility, and that it is more difficult for him to take responsibility than it used to be, and, that on the other hand, the influence of the Secretariat has become more pervading?-I cannot say that there is any very noticeable difference in initiative; but I do think that the District Officer, like other people now, is more apt to torn up his books and find out the rules and regulations on certain subjects than he need do, and than he used to do. He need to do things more on his own, but now he turns the rules no, and he finds that he has to ask the permission of this and that man, and he does it. I do not, however, think that there is less power of initiative than there used to he

28312. I gathor that you do not think that the rules and regulations have really assisted in maintaining greater officiency?-I am afraid I

do not

28513. Could you give us any specific instances of the increase in the work? Is it due, to some extent, for instance, to the creation of a number of special Departments, such as Education and Sanitation, and things of that sort?-Yes, that is

A large increase comes from that reason. 28314. Involving, I suppose, much more

clerical work ?-Yes.

With reference to the question of 28315. pension, do you know whether the Government of India has over published any statement based upon setuarial calculations as to the proportion which the 4 per cent. deduction represents of the £1,000 a year pension which Civilians draw?-I have not myself seen any statement to that effect.

28315. Have you ever heard of complaints that no such statement has been forthcoming? -I cannot say that I have heard complaints from members of the Service. Do you mean as to why we have heard no such things? I remember the matter being gone into in one instance by an officer who in Calentta went very closely into the question as far as he could, and he informed me personally that we were paying a great deal more than we were supposed to be paying. He gave the figures, but whether they were correct or not I canunt tell.

28317. You are not aware that at Home, also, the question has been investigated by people of some actuarial authority, (of course upon only very inaccurate materials) and they, also, have arrived at the same conclusion?—No, I do not know that.

28318 There is the same thing with regard You have to the Indian Family Pension Fund. not heard that that question bus been investigated? -No.

28319. Or that opinions have here expressed that any first-class Insurance Company would be able to offer for similar payments very much better conditions? - I have heard men talking in that way privately, and so on; but I am not aware of any public discussion upon the matter. 28320. Therefore, when Civiliaus are asked

whether they have calculated what would be the effect of the financial results of any medifientions that they suggest, would it not be reasonable also, to ask that we should know exactly what the present system really represents as between payments made by individuals and payments made by Government —That is, I think, the point which I brought out in my suggestion, that Government should find out what the share is which we are supposed to pay and then settle our Provident Fund subscriptions on that basis.

28321. (Sir Murray Hammick.) In your evidence I gather that while you consider it advisable that the Indian element in the Civil Service should be considerably increased, I also gather that you are ut the same time not at all prepared to agree that simultaneous examination a the best method of doing so ?- That is so.

28322. When the Chairman asked whether you did not consider the increases which you were suggesting in answer to question (21) were very large, no doubt you have always intended that if those increases came about the claims of the existing members of the Civil Service should be amply protected?—Naturally,

28323. That is to say, that nobody who has arrived in the Service on the understanding that the Service is to be what he sees in front of him is to have his promotion interfered with by the recruitment of Indian officers by any other means at all than open competition?—Yes.

98334. I understand from your evidence that, thinking simultaneous examination to be a very had method of increasing the Indian element, you would rather go in for a system of selecting young men, and sending them home and giving them a qualifying examination, but not allowing them to go up for the Service. The first question I will to go up for the Service. The first question I will ask you is, whether you think men who come into the Service in that way would, after a few years, at all events, have the same status, and be looked upon in exactly the same way as the Indian Civilian, provided they did their work well ?-It is rather impossible to answer for what other prople

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may say, but I do not see why they should not

bave very much the same status. You intend there men to come into 28825.

the actual Civil Service?—Yes. 28326. We have been told by a great many witnesses that the great objection to recruitment of that sort would be that the stigms of inferiority would always attach to men who came in under weed aways account of near that think it would be a serious objection. You think that probably after some years' service the method by which these men were recruited would be lost sight of, and that they would be recognized as all of one and the same Service?-Yes, I imagine so.

28327. With reference to your opinion that the age at home should be reduced to 18 or 19, looking to the fact that undoubtedly in Indian Society out here such a course would be taken to mean that a great obstacle was being placed to the entrance of Indians into competition at home, do you think that step would really be worth taking? Is the importance of reducing the age of the English candidate so great as to justify our remaing the risk of considerable misinterpretation, and of the action which would be taken in this country? -You will remember that I said I would be prepared to see an increase in the age of Indian candidates.

28828. Supposing you could not do that. There is a great deal of difficulty in having different ages for different sets of candidates going up for the examination. Do you think the importand of reducing the age is very great?—I do not think that the safety of the administration rests upon it. I should prefer, from my own ersonal point of view, to have younger men out. I do not say that everything depends upon the

change being made.

28829. Have you thought of the question of a Training College in England?—No, I have not. I have only contemplated the University.

28380. Supposing the difficulties of a College taking all the candidates was pointed out to you: would you think that a single Training College for all candidates, Indian and European, in Ringland, would be a good thing?-I would rather have the University training.

28381. If you cannot get your University training at one College, as you suggest, where the candidates would be all more or less in association do you think that a Training Institution would do you time that a framing institution would be a good effect in that way of bringing students tegether and enabling them to be taught in various Indian subjects better than is possible at the Universities?-No; I think I would far rather stick to my preference for the University, even at the risk of the candidates being separated and scattered about in various institutions.

With regard to the question of an annual holiday and leave, one result of accomulating four years instead of three would be that probably men would go to England at rather longer intervals than happens now; they would want for four years instead of three in many cases. The taking of a month's leave in every year would he a great difficulty in this Presidency as elsewhere. First, the Government can very rarely make arrangements for a man leaving for a month every year; and secondly, the distances of most etations from any decent climate have to be taken into consideration. It is very seldom worth a man's while to take short leave for a month as he cannot get into a suitable climate to recruit his health and to stay there long enough to do him any real good?—That is a correct statement.

28383. Do you think the idea of a man taking an annual holiday is had?—I think, on general principles, a man should have a yearly holiday. 28334. The difficulties in this country to that

course are very great, are they not ?-Yes.
28335. Do you intend these four months'

privilege leave to be added to furlough?—Yes, 28336. Have you any idea why it was that Mambatelars in your Province have been taken into the Provincial Service?—I cannot understand at all why it was done, except that they wanted it, and I believe, they were anxious to have it done them-selves. They thought it would give them an extra status; but I do not know of any real reason why it should have been done.

28337. Do you think it is n good arrangement f

- I do not see any advantage in it.

28338. (Mr. Heaten.) With reference to this question of an annual holiday, supposing that were in force, it would be difficult for this, amongst other reasons, that English officers would all be wanting their holiday at about the same time?— Tes, quite possibly.

28339. They would prefer to get away in the hot weather?—Yes.

28340. One of the disadvantages in consequence of taking leave is, that it so often leads to transfers, is not that so ?-Yes.

28341. And there is the consequent dislocation of work, and so on?-Yes.

28342. Have you ever thought it would ever be pessible to make a district self-contained, so that any one, from the Collector downwards, may he away for any period, say, up to six months, without necessitating any tunnsfer at all except wander necessaring any character of an except possibly the bringing in of a young trained man or promoting a Membatdar in place of a Deputy Collector?—It would be a very nice scheme, but I do not see how it could be worked.

28343. You'do not see how it would be possible to work it. Supposing, a Provincial Service man were more freely used for the purpose of leave to do the work of the Civil Servant : have you thought that out ?- It might be done, but

I have not worked it out.

28344. With reference to your answer to estion (13), about separate recruitment of the Indicial Department, what do you suppose would be the effect on the relations of the Collector and the District Judge if they were commonly in entirely different Departments; that is to say, the men who come to India were under different conditions and did not belong to the same Service? -I do not think it would have a good effect in that way. I have no doubt that the Collector and the District Judge would pull along, of course; but I do not think there would be the same friendly relationship as exists between them now.

28345. Do you think there would be a likelihood of more official friction?—I should think

it would be very possible

28346. Do you think it might amount to serious embarrassment?-That is an hypothesis:

terms such a point of the first state of the first

Mr. B. P. BARROW.

Concluded.

Why do you say that? What are the principal reasons?—That would be going into polities, and I am not sure it would be altogether profitable. and I am not sure it would be altogener promision.

I have a predilection myself for Englishmen in charge of Executive duties and the carrying on of a District. I consider that not entirely the same qualifications are required for a Judicial appointment as for a Revenue appointment.

28348. The men having Executive duties need more activity?—Yes; and I think there are political reasons.

28349. You are thinking of political reasons?

28350. Then I will not parsue that topic, With reference to your answer to question (72), do you understand the principle on which recruitment is now calculated? Have you gone into that question; have you worked out the theory ?- No, I have not.

28351. (Mr. Joglekar.) In your answer to question (16) of the Provincial Civil Service series, you state that in the case of the Deputy Collector selection governs promotion to appointments of over Rs. 500 ?—That I believe is correct.

28852. Rule 22 of the Rules states that promotion to appointments with salaries of Rs. 500 a month and upwards will be based solely on will require correction ?—Yes, to that extent.
28553. Rs. 500 and upwards ?—Yes,

28354. At the end of your answer to question (60) of the Indian Civil Service series you say, "I believe it would be an advantage if, before being placed in charge of o Sub Division, or of a single Taluka, every Assistant Collector were required to ranum, every Amstant collector were required to hold charge of a Mambatdar's office for a period of at least two months." Would you similarly require that o reorait to the Provincial Civil Service should hold charge of a Mamlatdar's office?—I think it would be a very good idea.

28355. In your onswer to question (7) of the Provincial Service series you state, "I can see

no reason why the choice should necessarily be restricted to residents." Do you think a man from another Province will be available for the grade of Rs. 150 at the start? -I have no doubt you might get them. I have had applications myself from other Provinces for the appointments.

28356. Would you not prefer a resident in the Province to men in another Province on account of his knewledge of local customs, etc. ? - As a matter of practice that is done. I only state that there is no real reason why you should not have an outsider.

28357, 28357. (Mr. Bhadbhade.) In your answer to question (6) of the Provincial Civil Service series you have stated that you profer well educated men to fill the posts of Deputy Collectors rather than clerks who have riseo from the lower grades? Can you give us what percentage of vacancies for Deputy Collectors are annually filled by selection in this way ? - I have not got the figures available, but, usually, there are one or two a year.

28358. Are you in favour of extending that system for a percentage of Mamlatodr vacancies, a system of selecting ca didates under Government Notification?-That is what they are doing now

under the new Rules.

28359. Would you be in favour of a system of selecting a certain percentage of Mamlatdias under the same Rules as these for Dounty Collectors?—We had the whole of the Rules under revision only about two or three years ago, and we have now got Rules which provide for the proper selection of Mamlatdars. I should not like to see any further tinkering with the Rules, or alteration in them, now, or far as the Upper Branch is concerned.

28360. Mámlatlárs, I understand, belong to the Lower Branch?—I was talking of the Upper Branch of the Subordinate Roycouc Service from which the Mamlatdars are appointed.

(The witness withdraw.)

## RAGEDNATE PARDURANG KARANDIKAR, Esq.

Memorandum relating to the Indian and Provincial Civil Services.

28361. (i) The Civil Service Examination 98301. (i) The Civil Service Examination over its origin, so far as the spirit of the present question is concerned, not so much present question is concerned, not so much may fixed principle but to expediency, unless expediency is itself a principle, as observed in the Address of the Law Commiscian to the Governor General of India, Lord Ellenburgh, dated 20th July 1842. They recommended menination to the General Service first and three peninated were to be submittated to an those nominated were to be submitted to an examination involving a test of high attainments. On the required number duly qualified by the result of such examination, the appointments to the Civil Service were to be bestowed according to the priority in the examiners' list. These recommendations seem more or less adhered to. Perhaps, in the present working a fixed standard of marks in the examination is not compulsory. But this is no drawback, since it is presumed that most of the chosen candidates must be scoring a high standard of morks. The rejected candidates, however, are not necessarily provided for. The experience is that candidates of some years differ in general capability from

others of other years, in the absence of set standard of marks. The principle that an *Indian* would apply to the present Civil Service Examination, is that in the first lustance, it should be an Indian examination, since the Service is Indian, namely, that it must necessarily be held in India, and that it should not be open to Nationalities or Colonies that will not, and do not, extend to Indians' ordinary rights of British citizeaship. Of course these are not recognized by Europeans as the principles which ought to govern the examination. From an Indian stand-point of view, therefore, the present Civil Service Examination is not satisfactory in principle. It is now time that it should be based on principle and not on mere expediency. When it was started, nobody had in view o possible claim by Indians to the Company's Civil Service, and what was in its inception a matter of more unconscious routine has been subsequently attempted by the European section of the Services of present to be supported on assumed principle and on supposed 'inferiority' of Indians. As a matter of fact, the Indians have had no trial sufficient to enable any other nation to damn them as a untion incompetent to govern. A few instances of those who were selected or

nominated and who failed in the discharge of their duty are now and then quoted, but at the root of this alleged want of moral courage and character is nervousness in the minds of the selected few as to how thoy should look in the eyes of their employers. But, if these had the assurance by conduct of the Enropean section of the Service that they can act as much indeof the currice that any cars are as intuited inter-pendently and ou their responsibility as the European servants, no Indian in any part of the Service could be found wanting in any of the oughlities so highly praised in the Europeans. The low estimate of character which a subject race always carries in the eyes of the rulers has followed the Indians in all stages of their progress and their connection with their European rulers. Given the assurance that they are as good and that they can safely rely upon their own sense as much as the Europeans, I am sure no Indian can ever be found wanting in any of those priceless qualities. This accounts for the opinion that in the case of the riots, an Indian is less effectual in quelling a riot than a European officer. The backing of the Government power sureservedly given to the European section is desured wanting in the case of Indian officers, and the result is nervousness and hesitancy, not because the Indian has not got oither the power or the knack, but because of the apprehension that his action would be misjudged. No sufficient opportunity is ever given to an Indian and he is termed incapable of 'swimming' before letting him have the chance of swimming.

(ii) Caste and race distinctions happen to be vividely brought out in the ense of an Indian officer, as they are in the cases of Indian Juries, whils in the case of Europeane Chey not general, though interests and prejudices work as mode, though interests and prejudices work as mode, there as casts is supposed to Wheen an officer is once selected for Service and is put into a responsible post, be must be given the like of security against allegations and insimulations. Just as a hundred "Natives" word is valueded against a Druppean gentlement's word, even so should Indian officers freat also point inservice, and conserved integrity and honesty.

-(ii) Now all this arises owing to the peacity of Indian officers in the highest rank of the Service, and the manner or rather the principle on which the Civil Service Examination is hold and conducted is largely responsible for this unfoward result, and hence, I say that the Examination is not estistated;

"(iv) In the union of British with Indin, it is essential table a mean must be found out in the matter of the Civil Service Examination. The complaint of the Indiana short the great difficulties, often times insurmountable, in the way of Indiana succeeding in the Competitive Examination in England, is proved by sperience to be absolutely rate. On the other hand, the good British part of the Property of the Prop

sent up and temptations were proportionately greater. Without a guardian and prone to all greater. Wasone guardina and process and temptations the students hardly withstand the beneful influences; and I brought to the notice of the Charman of the meeting that the chance of saving the reputation of Indian boys afforded by the very sensible Resolution of the House of Commons on the question of Simultaneous Examination was unnecessarily thrown away by the Indian Administrations. Sime this meeting, various remedies are being tried, among them being the appointment of a Committee, with its Indian Bureau, who takes care of Indian students. Now, even such a step is not unlikely to be mistaken for undue a step is not unintery to be mistaken or unear interference, especially, in country like Begland, where personal liberty is only next to that in France. The Givil Service Examination is, therefore, not selley an Indian question, but the political and social atmosphere of Eugland also requires it to be taken up seriously. To speak of pointed and social atmosphere of Digital also requires it to be taken up seriously. To speak of requiring a thorough knowledge of English life and British history is one thing, and to require quite striplings to forsake India and stay away in England under very great temptations and risks is another. It is a very serious question, and I have myself seen instances where tremendous expense was simply wasted on boys, whose merits after all failed to secure them the desired object. The disappointment caused by such failures is great and many misunderstandings follow. Though the examination is open to Indian candidates, in offect examination is open to Indian deathbases, at the it is shutting them out, though not altogether. Granting, however, that a more intimate knowledge of British thought is necessary for the Civil-Service posts, it is equally essential that European candidates should possess equal knowledge about India and her people. I, therefore, venture to suggest a course, and that is that the Civil Service Examination should be alternately held in Eng-land and in India. In the year in which the examination should be held in India the European candidates should also appear at that very examination, as Indiane will appear in England at the examination held there. Unless there is examination, as Invasion will appear at the examination held there. Unless there is one test and one examination, there will not be that affectionate respect for fellow servants in the Givil Service, which is so essential for the good of the Administration. There will in the long run be a mutual common understanding and feeling between the two peoples, the Britishers and Indians. The difficulties in each one's way will be appreciated by the other, and false notions of superiority and wrong presumptions about racial prejudices and caste distinctions will vanish. An experiment even on these lines will undoubtedly lead to a very satisfactory solution. Of course, when candidates from Colonies, that will not extend to the Indian people ordinary rights of a citizenship, would be coming into India to appear at the Competitive Examination, they will go back to their respective Colonies laden with the wholesome reflection that it is absolutely unfair to hope to be of the Governing Body in India, when their own Colonies will not deign to look upon Indians as being as good human beings as themselves. Perhaps, the Colonies will desist from risking their fair name, and the desired result will follow.

(v) Now, under this system, it will not be necessary to maintain any proportion or preporderance in favour of European element in the Civil Services, and all that invidious different tiation of the supposed superiority of calibre and morale will profitably disappear. It is this professed plain-speaking about the British superiority in character, intelligence and political capacity, which looks so poor when tested by actual experience in the comparative good service of the European Civil Servant and the Indian Civil Servant, that has been lowering the prestige of the Service. For, now that a good advance is made by the Indian Nation in education and in other matters, a consciousness is growing that, given equal chances, opportunities and backing by Government, an Indian is decidedly as good and as efficient an officer as a European, if not more. The pictures drawn of the sectional animosities and jealousies by half-informed and impulsive minds, between Eindus and Muhommadans, and among various other sub-sections of Hindus and even of Muhammadans, are decidedly exaggerated and often times interested, and in the heart of hearts are exactly known by almost overy thinking Indian to be unreal and are mainly the cause of that unrest and discontent, which is often times made the bug bear in the mutter of appointments. If the fire of rivalry between the various classes in India be not at all fanned by these projudiced ideas, it will be but a friendly rivalry, much to the credit of efficient service and the fair name of Britain. There has been no fair trial given to Indian intellect and efficiency and so long the opprobrium levelled against the Indians is altogether undeserved. I would not reserve any proportion of posts for Europeans,

(vi) Proceeding next, only upon a supposition that any proportion of posts of authority must be reserved for the European element, I have yet another proposal to offer. I would not reserve any posts as such. Because, after all reservation of posts means reservation of power, which means so much money. I look to this subject from a financial point of view. It European candidates select India as a field for their activities, I do not know why any exchange compensation should be provided for them. According to statistics provided for them. According to Sandards collected in Lord Curzon's régime, no doubt it is shown that Indians are getting a share larger and larger. But that is not the standpoint from and larger, which the Indian Services are to be looked at. In days gone by, when the Company's rule could not be claimed by Indians as their own, the thing was otherwise. But now that the Indian interests are completely identified with the British, whatever conduces to make India more British Nution, which is preparing India for something higher than a mere garden-land round the British Isles. If there was no principle up to now, beyond expediency in the matter of appoint-ments to the Civil Service, a healthy principle must be sought in the real good of both the Nations, and no loud talk about superiority need mar the good, that British Administration is conferring on India. Let there he no distinction in the empluments available to the Enropeans and Indians and at least 50 per cent. of the entire expenditure on the Indian Civil Service and Provincial Service should be secured to Indians. If at all any superiority in Europeans' claims larger power and efficiency and number of higher offices, all that can be efficiently managed within the remaining 50 per cent. of the entire cost. Of course, I exclude subordinate services.

(vii) I will now allude to a very distressing question, that of the present Judicial branch of the Civil Services. By a supposed predisposition of the Indian mind to adequately fill only Judicial and not Executive posts, such controversy is gathering round the expediency of appointing more Indians to Judicial as opposed to Evecutive branch posts. I am looking at it from a different point of view. The Judicial branch of the Service is obrionaly not uttracting the pick of the Civil Servants now-a-days. I can find two obvious reasons. One is that, by a misconceived notion, the High Court Judges are nowa-days considered ineligible as Executive Councillors, as if the Executive Councils of the several Administrations belong to the Evecutive branch of the Civil Service only, and have nothing to do with the Judicial service. constitution in England, whereunder the Judicial branch is entirely independent of the Exeentive, ought not to be confounded with the Executive Council's constitution in British India. Here, the Governor General in Council centres in himself powers over the Judicial as well as Executive servants and functions, and can appoint High Court Judges. The idea, the appoint sing Court oracle. The men, therefore, that by making High Court Judges ineligible for Councillorship, more independence of action on the part of the High Court Judges is being society, is altogether the reverse of the actual facts. The High Court Judges here, are already made to remain under the thumb of the Executive, and only hope to be more self-respecting, if one of them have the privilege one day or the other, of outcring into the Council. Tho reasoning, therefore, if any, adopted since the appointment of Sir Charles Olivant, in debarring High Court Judges from Councillorships, works immense wrong to the Judicial branch of the Civil Service, and stamps the whole Administration, unnecessarily of course, through pure Revenue Councillors, as wholly injudical, it not prejudicial. It is the main cause of the deterioration of the Judicial branch. Secondly inferior intellects, invalid constitutions, and casy going lives care to enter the services in the Judicial line. I have heard Civilians caudidly say, "what is the good of being in the Judicial line, where there are no advantages of a District Officer's life"? The Judicial line, besides, looks more blocked. I know of an attempt on the part of officers in the Judicial line complaining of High Court Judges remaining on service for full period of 10 years in the High Court, thereby materially impairing the prospects of their juniors and retarding pronoction in the lower branches of the Giril Service. And a proposal was netually recommended as to whether a period of 6 years' service in the High Court should not be substituted for the present period of 10 years. This was when the Judicial branch used to supply the Executive Council with Indicial members. Circumstances now are decidedly prejudicial to the claims of the Indicial service. But that is not all. It is an open secret, that the Civil Servants are not open secret, that the order card and the carbibiting their bast powers in the judicial posts. To my mind, less control on the part of the High Court and Government over the Assistant and District Judges is largely the Assistant and Device varieties is largely responsible for this sad state. A little knack in wording judgments is a sufficient safeguard against interference by the High Court in.

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matters of fact, and since the same District Judges in course of time get into the High Court, there is less respect for the High Court judgments or remarks. Not only the Revenue officers often times do delight in Recping uside High Court judgments, but District and Assistant Judges, too, have now-days come to require High Court Rubingses nothing better than their own. Black these lower Judges are rising in their fown. Black these lower Judges are rising in their fowninged of law or the High Court Judges in this eyes are coming down. In any case, it is patient, their the Service on the whole above signs of deterioration and an effort must be serviciously made to find.

out why it is so (viii) Several explanations suggest themselves, but of them one or two deserve earlier notice.
While the Revenue and Judicial are both manned by Members of the Civil Service, how is it that no sooner a Member joins the Judicial, be begins to attract such unwelcome criticism. It must be conceded that, the general level of enlightenment is increasing all over India, and in consequence, the charm and the bewilderment that prevented due examination of merit in public servents in earlier days, have now given way to a proper appreciation of the merits of individual Civil Servants; and they do not stand out as competent Administrators as those who hailed from Hailey bury or the Civilians of the early sixties or seventies. As observed by the Horbie Mr. W. Edward Frere, the Bombay Councillor (brother of Sir Bartle Frere), in his Minute, dated 20th March 1860, "Civil Judges must be more than lawyers, must possess knowmiss be more than anywer, more bosses know-ledge not only of the manners and eastones of the peoples, to whom they have to dispense justice as extinctors of their fives and property, but thay must possess adequate knowledge of the preprinces and trains of thought." And all this can only be available to them if they possessed con-mitted translation of their learning. Mr. Even-ter and the second of the contract. petent knowledge of their language. Mr. Frere observed:—"A lawyer learns these from his youth in England. It is a part of his every day life. He has superior means of information and learning from his practice at the Bar, or abould the customs and habits be peculiar to any one part of the country, he has an attorney at his abow bred and practising among the people, his show the new precising among we properly well versed in that, of which he happens to be ignorant, and thus be prepares himself for the Bench." But proceeds Mr. Frees: "In this country it is not so," and in his reasons why so, he winds up by noticing that, "here he has to be both the Judge and the Jury."

(ix) Now as a rule, the Critima by not mixing with the Indian people and not being of their. Frow not the language and the ranginise knowledge of the interference and the ranginise knowledge of the interference places and the extent of differ their manners or customes; much less of the projudices of the people. They are naise to their the truth from the writnesses and to know they have got it. ("Inde purposses" 137 of the Address of the Law Constitution, class 30 bill, 1384; 1384). They are lacking in the habit of, attention and method, and in the art of weighing evidence. In the matter of construction of decements they suffer a good feed, and it is fectured; in India (to elsewhere) to see that, a point of construction of decements that is a question of her and not of feed, and the that is a question of her and the first point of the suffer Court may be properly called upon to go into the matter. Judges have good feed, and the court of the construction of property and the court of the construction of the court of the

matter of the original. It is often times a worder, how Civihana pick up, as quickly, know-ledge of the Indian Vernaculars, but the wonder disappears at the first touch of any idiomate phrase or a simile. With Revenue officers, who are supported in their work by their experience (Chitans' and Indian Personal Assistants, the case is different. Most of the Civilian Revenue officers delegate numerous and important functions to these responsible subordinate officers and are safe in signing away orders and references. (x) Such is not the case with Judges. It must be said to the credit of the European Givilian Judges, that they are not known to have been receiving any assistance in the disposal of Judicial work from their 'Shirastedów,' as the Collectors and their Assistants are in their Revenue work from their 'Chitais' or Personal Assistants. While

and their Assistants are in their Revenue work from their 'Chitais' or Personal Assistants. While facts suffer thus at the hands of Civilian Judges. the law fares equally at their hands. If Revenue officers commit mistakes of law and refuse to look into High Court decisions, in matters where such decisions ought to guide them, and throw away references, the Civilian Judges too are thred of looking into rulings on the complacent assumption that, they know the law sufficient for the case or the occasion. It is a rata sight to see a mufessal Judge (from the Civil Service) looking mofessal Judge (from the Unit Service) months; into and comparing the facts and points of authorities quoted with these of the case in hand. The High Court to which such Judges are, in course of time drafted, in consequence, naturally losses its hold of respect and admiration on such Civilian Judges. Contagion spreads not uncommonly to the members of the Provincial Service but also to pleaders. How would the Bar, which is every day increasing, profit, when such officers are in the Judicial line, espe-cially, during the time such a Civilian Judge, holds the same District. The safeguards that have been so admirably thought out, both in the Minutes of the Bombay Council of the year 1881. and in subsequent orders, do not seem to be followed in actuality. No Civilian Judge is commonly known to be possessing his Note-book of Authorities up to date, nor prepared, with his law, and what governs cases in his supposed mastery of fects. The rule of the Civil law that the High Court in Civil appeals will only look to law, makes it easy for easy-going. Judges, to key the whole brunt of the case on facts, which when the findings are pronounced in apt language and due formalities, completely disables their judgments from being questioned. ant Judges to whom cases are given for disposal during their probation period, have often time to return the cases at the end of that period with not appreciable record. Mero visits by High Court-Judges will not bring out these defects, which: Judges will not uring out tages defects, which require a commission of enquiry into the actual work of the Judges. The District Judges and Assistant Judges, except when sitting in Sessions Court, loss the habit of recording evidence, and Count, nos to many or recording to these that is not one-tenth of the care and pointedness that is discernible in the work of the Sub-Judges is avail-able to them. They do very small Court work and that too hurriedly and inefficiently, decline. to hurden the record with notes of facts affecting the trial, take imperfect notes of ameting the time, and imperiors notes on evidence of witnesses, or of the arguments, and not, infrequently permit their attention to be riveted, upon matters foreign to the case in hand. All this defect arises in consequence of not appreciating Mr. R. P. KARANDIKAD.

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the necessity to cultivate the hebit of attention and method and of separating law from finel, and this deplorable eigenmentance is due to the helief that they cannot be passed over in promotion, which must follow seniority. It is an accepted fact that, "in the Civil Service, selection other than on the principle of seniority, has been found to create disastingetion," unless the cert is generally acknowledged, and such cases are very rare.

(xi) The result is that, in the present state of the improved Bar, it is not absolutely necessary to appoint to Judical posts, members of the Indian Girl Service, and the posts can be adequately filled by experienced and selected mee from the Provincial Girl Service. At least, for filling such pasts, Government need not look for fit persons to the results of the competitive examinations in England, and there should be no objection to holding simultaneous examination; supposing that the passed candidates with have the Judicial line to look to.

(xii) After basing the Girli Service Examination in England, passed conflictes should pound two years in India. Thi necessary that a thorough knowledge of the vermediars should be separated, as a also of the canness and extense of the people. Also, familiarity of intercourse with the researwing five the officers an advantage, which will be of immease use in official lits. If it is necessary for Indians to spond a copie of years to undergo the necessary ty-b-reeding and inables the splitt of figurial lits, much more is it essential that complete knowledge of the language and Inner life of the people of India should be obtained by Englishman. If Indians here to pass a severe examination in a foreign language, why should not Englishman be put to the necessity of passing a severe test examination in the verandulars?

a sevice see Canadination in the variance of the Civil Service to be appointed to the Judicial department should be required to pass an examination in law similar to LLB. It is further necessary that they should be intimate with the seedla rustome and holist and trains of thought of the people, to whom they are to administer paisted in naties of civil and social rights. In understanding venneedar deaments, translations are not always enough to give the correct idea of wint is meant, and hence, knowledge of colloquial language is absolutely necessary, as also of the customary have as the

people.

(xiv) Instend of a simultaneous examination, properly and strictly so colled, there may only be a competitive examination in Intia for scholars who have passed with craft the University M.A. Hautunation in History and Bagish language, and some administrative subjects for those who neate the Executive branch, the usual LLB, letting of course necessary for those who enter the Judicial bonds. These men may be later on green Indough to enable them to preceed to Engined to acquire the necessary framing and spirit of English Rie and so on.

(1) That the Indian Civil Service Examination as at present held is not suited to Indian require-

ments.
(2) That simultaneous examination in India
is absolutely necessary.

(3) That alternate examination in England and India, viz., in alternate years, may be given a trial.

- (4) That the idea and proposal to reserve some places for special interests or religions are both opposed to the principles of good government and the pledges on which loyalty rests.
- (5) That, therefore, the Schedule excluding or restricting appointments open to 'Indians' is altra pixes
- (6) That if it is possible by law to reserve any posts or proportion of Service to any interests, not more than one-third may be reserved for the European element.
- (7) That at least 50 per cent, of the entire expenditure on the Indian Civit and Provincial Services should be available to Indian.
- (8) That full support should be allowed to Indian officials in the higher Public Service.
- (9) That members of the Judicial branch should obtain a Councillorship in the Executive Council.
- (10) That at least one half the Assistant, Joint, Additional and District Judgeships should be filled up by selection by seniority and merit from members of the Provincial Civil Service.
- (11) That the appointments to the Proxincial Civil Service should not be by selection after examination, but, if necessary, by examination after selection from candidates who have satisfied higher University tests.
- (12) That Indian Civil Servants, ofter passing in the simultaneous examination, should be candled to acquire the necessary requisintance with European thought, discipline and electric factor rears. Likewise, European Civil Servants should be required to pass a high test of Languages Examination.
- (13) Those wishing to enter the Judicial line should be required to pass the LLA, and should be attached to Sub-Judges' Courts for one year. Such Sub-Judges should be of a grade not less than Second and should possess let Class Magisterial powers.
- (14) That promotion in the Judicial line should depend more upon competency than seniority.
- (15) That there should be a thorough examination of the zetual work of the Judicial branch every year.

28302. Superanters at Statement. (I) This content of the of easy projudices had not so much affected the Administration until the Deferred Associations against part of the Breet Edit, for the farst thin, in the amount of the Dirich Administration which is a diamenally based on those tree and benevolved minimally associated in the project of the project project of the project project of the pro

William King grants William Bidgo and Joofing, Portreas and all the hurghers within London, French and English Friendly, and I make known unty on that I will that yell worthy all those have the which ye acro in King Edward's day and that I will that each child be his father's her latter his futher's day and I will not suffer that any must do you wrong?" Original Clarks.

(ii) Until the Manifestors issued by and the speeches delivered under the anspices of the Defence Associations, faith in the sense of 4th March 1913.7

[continued.

equality of the British Administration had not been shaken an inch. True it must be, that the Brahmans saw nothing very distinguishing between their own skattric reservations in their own favour and the provisions of express Legislation declaring the incompetency of an Indian Civilian Sessions Judge to exercise jurisdiction of any kind over a Buropean dalinquent; while he was competent to send lifelong a Native to the Andamans (Vide section 444, Criminal Pro-cedure Code.) The fault lies with the Brithmans that they made it clear to their fellow subjects that a very undesirable precedent that did not attract attention in the beginning unhappily Administration, and as a consequence, there is no wonder that the other sub-sections of the Indian population unable to speak out their mind are not hesitating in their pronounced attitude against the Brahmans, but it cannot be far from againes are Dramanas, use to come to the from truth that what is applicable to Brahmans to-day will (if not already applied) apply not only to Europeans but to all those that will gradually be enabled by the English oducation to perceive the grand truths that history teaches. In this connection, I take the expression 'Brahmans' as equivalent to the expression 'educated' and will not restrict it to castes or creeds. Even the Mahammadan population, having by degrees seen the advantages of the English education, are now able to formulate their views, and British Administrators, while temperarily tempted not to discourage the disparagement of the Britimon class, are yet farsighted enough not to fill the minds of the Muhammadan fellow-brothers with extraordinary hopes, though it is notorious that carrierumly increase are now-a days given preference over Brahmans in almost every grade or sort of the Public Service and even in the selection of Section-writers. If this differentiation is ac-estimated, the Administration will suffer owing to incompetency for some time to come, but there will be a marked improvement later on. is absolutely necessary, however, is that Brahmans as a class (caste) must be clearly told of their disqualifications and of the hetter prospect of directing their attention to commerce, education and industries. (iii) Among the attacks on the simultaneous

examination stands out most prominently the fear that a particular section of the Indian population will awamp the important posts in the Civil Services. A word about what has occurred in the past need be said in this connection. The charge is that Bráhmans are filling all important posts. But to be sure they are not filling posts because they are Brahmans, nor have they been selected for their caste, but, because by heredity and opportune circumstances and a ready adaptability to altered conditions, they have been satisfying the tests laid down by a sound State policy. It is so much to the credit of Government that such good people have come forward and the State is a gainer in this behalf. Both economy and efficiency have been secured by the Brahmans in carrying out the reformed Govern-ment of the Country. If the smooth working and routine of the Administration have been completely secured, the Brahmans may be declared hereafter to be ineligible for service, as they have been told by their old Ethical Code. But, what is essential for the good of the Services is, that the people of the land, the scene of all Government

action, should be more freely admitted. For the sins of the Brahmans the whole Indian people should not be damned. The Brahmans assumed superiurity and have suffered and it is desirable that the mistake should be avoided by others, Europeans included. Ever since the earliest Resolutions of the Judian National Congress on the point, the subject of simultaneous examinations has been receiving the attention of all educated Indians. It is pitiable to assert that the masses are not concerned with it. It is nudiguified to take advantage of the ignerance of the so-called masses. The whole British Administration looks for moral support to the educated section of the people and moral support brings necessarily physical support in its train.
All notifications in the Government Gazette do not reach the masses except through the medium of the educated classes, as do not reach the addresses of the masses' to their beloved rulers unless through the medium of educated Indians. The ignorant rayat knows preciselly next to nothing either of the Gazette notifications or of the addresses though the desire to be loyal and to be grateful is nlways in him, as it is in the educated mind. The whole of concated India is agreed on the question of simultaneous examination, and the conclusions of the Government of India and the Local Administrations. focussed in the Government of India's reply No. 63, dated 1st November 1898, cannot be instified unless on the principle of expediency as distinguished from justice. (iv) That reply noticed 6 points :-

(1) No concessions to fulfil so-called pledges:

(2) Practical difficulties.

(3) Conceded minimum (Europeans) in-dispensable. (4) Reduction of Europeans out of ques-

fion.

(5) Open competition not the best way. (6) Change would involve withdrawal of appointments in lowering efficiency by a sense of injustice.

Now every one of these points noticed 20 years ago is likely to wear away in course of time. No nation having the benefit of English education can ufford to sit with folded hands and let this reproach continue. Every intellectual and moral effort is being made to elevate the status of educated India. But, most of these points would disappear if trial is given to the suggestion about holding examinations alternately in England and India.

(v) A few more remarks about the knowledge of the vernaculars will not be out of place. In Maháráshtra, the Maráthi is written either in Modi or the Balbodka style. This is a peculiar feature, not possessed by either the Guzaráthi ur the Canarese, which are the most provilent written and spoken languages of the Presidency. The Balbodha, it is presumed, hurrically written, has assumed the Modi hand and this Modi has been the 'record' all over the Deccan and even in distant States like the Gwálior and the Indore until very recently. It has been the script of the Marathi-speaking race in private letters, commercial and wher sorts of correspondence The European Civilians, as a rule, neglect this script and find the Balbodha much more convenient to decipher. "Very few Civilians can write Madi. In recent years the distrust of office establishment, such as belong to the educated classes, and inability of the Mahammada and other beckward classes to write good legible hand, have, in a manner, esabled orden certaining the Most ine and let in the use of the Balbedia. How trying the to write a deposition in Bibbodia of a witness under examination can approximately be jedged by asking the Judges to substitute the Roman characters for the present English writing, when they kake down notes of evidence. By elicitating the Modi from the Record, a continuity of a very distinction, before the Grein and speedy script is being snowlined to the ignorance of the Gwil Services. No solicitate for apparent case should encourage the Cwillian different to destinate the strength of the continuity of a very distinction. There would be much in the Mod writing which for proper government every force must know for bilassifi, wants as possible, let apart the very grave quessions connected with comparison of handwriting (which is more sure of identification when in Mod) which the Courts under section 73 of the Brisdence Act we with comparison of handwriting (which is more sure of identification when in Mod) which the Courts under section 73 of the Brisdence Act we

often called upon to look into. (vi) One of the great drawbacks of imported service is a want of the necessary knowledge of the people and the means of their subsistence, on which depend almost all their actions. India subsists on agriculture and the Government must be agricultural in its essential objects, ways and means. The Indian Givilians well versed in history of nations are deficient in intimate acquaintance with Indian agriculture as it exists, and as it should be. The European candidates successful in the Civil Services are now-a-days mostly men belonging to the commercial and industrial classes. They have got no practical connection with agriculture at Home, and even, if they had, the circumstances there are not the same as in India. Practical knowledge was insisted upon in the Address of the India Law Commission, dated 2nd July 1842. Speaking about Bombay they observed: "The annually recorring rayatudes settlements require a constant and local intercourse between the constant and total insertourse events as and secure the minute information regarding the different classes of the Village Communities and the various rights in the land for which they thought". Bombsy and Madras Presidencies secondar. Domest and manthe trestandees were pseuliarly favourable, for in Bengal about 1842 these sattlements were drawing to a close and in about two years therefrom tha whole was likely to be completed either in perpetuity or for a term of 25 or 30 years. So they desired that for the first three years the Civilian should be attached to the Collector's office. The Land Revenue Code (Bombay), as it is framed, is more for the collection of revenue, hardly gives the Civilian an opportunity to learn narray gives the civinas at opportunity we team about the land. The crop reports, the stereo-typed information regarding aresure and local wants and conditions collected for the Civiliana by subordinate officers according to the supposed trend of the policy, to be followed financially for the particular year, are hardly calculated to give the Civilian that practical knowledge about land and the people living on the land, their stores in head, means of subsistence during the worst months of June, July, August and Sapt-ember, their cattle, supply of fodder, capacity to

manure their fields and their needs in the nick of time in the sowing season and in conservancy of water and the difficulty of securing help in of water and an entering the properties.

With a "Land Administration Code" instead of
a "Land Resense Code" at least Bombay
Civiliaus would be better able to realize their responsibility. Now-a-days, beyond directing the attention of the Circle Inspectors to the field boundaries, the Civilian and, in consequence, the lower-paid Indian official feels as if he has got not much to do, even if for want of prompt and small embankments, the field is washed sant small challenges in any or recomp its lost sway or receives less manure to recomp its lost properties or the holder has got no seed or bullocks available in time. Already Indian bullocks available in time. Already Indian agriculture is suffering from division of land and property, and this lack of attention is largely responsible for the deterioration. The subject of agriculture and allied industries, more especially, the formation, management and functions of Agricultural Associations, not so much like the Credit Societies for borrowing money, but, for real living co-operation between the State and the agricultural Indian population, must be one of the foremost subjects that the Indian Civilians should be called upon to specially study.

(vii) The Magisterial duties should be assigned to the Sub-Judges, and even the clerks of the Sab-Courts, whose appointments are now recognized as qualifying, should be clothed with at least 3rd Class Magisterial powers. The Sub-Judges should also be given power to hear appeals against the decisions of their own Clerks of the Court. The District Deputy and Assistant Collectors should be asked to look into the agricultural and industrial development of the taluke in addition to the realization of revenue. Such of the Assistant Collectors as with to enter into the Judicial line should be desired to sit in Beuch with the Sub-Judge for disposal of cases when they are at head-quarters and where they will have civil work too. The recruitment of the Provincial Judicial Service is almost settled now in the Bombay Presidency. From the Subin the Bombsy Frestdercy. From the sini-Judicial Service to the Indian Civil Service, Judicial Branch, if necessary, promotions may be made, but the choice should be restricted to men holding Honomy Certificate or LLMs. Unless a Bereame officer is also an LLB, he should not be given Magisterial powers of the lst Class. In connection with the training it would be worth while to refer to the remarks in the Minutes of the Executive Councillors (Bombay), dated 20th March 1861 and 27th May 1861, and the Government Resolution dated 20th March 1862.

(viii) I would advocate the maintenance of a college for the Givl Services at each of the several chief cities of Provincial Governments. This should be of use both for training the Givilans coming out to India and the candidates wishing to appear for the Givil Service Examination. The app limit urwaillure at present need not.

The ago limit provailing at present need not be disturbed.

(ix) The Statatory Civil Service need not he revived. Of course, by its stopping without adequate compensatory features, the Indians have been losers, but at least, the charge of nepotism has been successfully avoided by its assension.

(x) Very few military officers efficiently acquainted with law are available and very few

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continued.

capable officers are come sorous. They are generally more courteous and civil than the socalled civil officers. However, the practice of selecting military officers for the civil posts, which is a relic of the old time, need not be revised in this 20th century.

(xi) There is no good reason to cut down the pay of "listed" posts held by Provincial Civil Serof "nased" posts near of Provincial of the Co-variant to somethics, No difference in pay should be permitted. It is not only the contrared expense that such high Indiae offices, have to maintain. I do not agree with those who find fault with such high offices to living after the English fastion. It is proverbish that an Indian officer sorts in his social real family connection as the supporter of his relatives more or less immediately concerned, has to maintain a large establishment for purposes not easily discernible to a superficial observer, and must

provide for his family against adversities including his own death or sickness and must lay by enough to maintain the prestige and the name of the good and high position, Government are pleased to confer on him. In the case of Suropeans, they, on retirement, care very little shout India and Indians care little too. But the children and family of a high Indian officer are always before the eyes of the Indian public and he really wants fall pay to provide against all massible contingencies. That, he is locally engaged, counts for nothing in view of the above circumstances. The officer is expected to live a chaste life. Travelling in third class does not affect them more than marketing for vegetables would, if in their pensioned condition they are obliged to go themselves or send their soms to the basar.

## Mr. R. P. KARANDIKAR, called and examined.

28968. (Chairman.) You are on Ex-Member of the Bombay Logislative Council?-Yes.

28364. Do you occupy any public positions in Bombay now?-Not in Bombay, but in the mufassal.

28865. What positions do you occupy there?-I am on the Municipal Board of Satara.

28366. To what caste do yet belong?-I am a Kokansst Bráhman

28367. You have put in a Mensorandara in the course of which you have answered certain of our written questions?—Yes, I have attempted it.

28368. I do not propose to examine you on the Memorandum except with regard to the specific proposals which you have made. Were we to examine you with any minuteness upon the statements which you have made in your Memorandom, I think we should have to do so in private. You suggest that the examination for the Indian Civil Service should, in future, be held in England and in India in alternate years ?-Yes.

28369. What advantage is there in this ?-It would give equal chances to both countries to understand each other. The enndidates from India. will have less expense to entail during certain years, as will also the candidates from other colonies, and the countries will have the advantage of knowing India better by coming over here to be examined at the Civil Service Examination.

28870. Do you think that a larger body of Indians would go to England in the year in which the examination takes place than bas hitherto been the case?—Possibly those that care for a larger education and intercourse with Western thought might go.

28371. And do you think that a large body of Europeans would come to India in the year the examination takes place there?—Those that find it extremely inconvenient to wait lenger on account of the age limit might come out here.

28372. Would it not in practice come to this that the vacancies in one year would be filled by Europeans, and in the other mainly by Indians?— It gives chances to both countries. That is my

cimultaneous examination in both countries every year?-That is next best. Simultaneous oxam-ination I place first. Next, the holding of the examination in India, and next to that this alternative examination.

28374. You put simultaneous exemination first ?-Yes.

28375. And this proposal second ?- Yes, that is second:

25376. You say that is the event of a number of posts being reserved for Europeans not more than one-third should be so treated ?—Yes.

28377. Apart from any legal objection would you be in favour of fixing an irreducible minimum of Europeans?-I am not in favour of fixing an irreducible minimum; I would leave it open to both countries.

28378. You say that from an Indian point of view the present Civil Service Examination is unsatisfactory in principle?-Yes, I have said

28379. And you also say that it is now time that it should be based upon principle and not upon mere expediency. What do you mean by that?—As I concerve it, as originally thought out, it was never understood that Indians would be likely to share the Civil Services of the country, but now that the Rule binds both elements, the Indian and the European, I think it is time to base it upon some good principle. The principle of expediency, upon which it was based originally, must now give way to a higher one.

28380. Do you regard the open examination in England on equal terms for all maces as a scheme based upon expediency?—As it was originally started.

28381. You urgo that at least 50 per cent. of the expenditure incurred on the Indian and Provincial Civil Services should be drawn by Indians?—Yes.

23382. If your scheme for an alternative extinination in India and in England were adopted would not much more than 50 per cent, be paid If gives chances to both countries. That is my ladius taking into considerable the fact that the whole of the Provincial Service is now 25070. You think this would give a latter limbs "Not account of the Provincial Service is now that have to the youth of both considers than many more ladius would case the examination if

Continued.

it were held in India. It would only pave the way for their appearance at the examination.

28383. Your proposal them is based on the assumption that for many years only a small proportion of Indians would be successful?—Very likely, that would be the result for some time to

25384. You speak at length in regard to the defects which you observe in the Judicial branch and suggest as a remedy that the Judiciary should, in future, he recruited from the Provincial Civil Service?—Yes, I have said that.

28385. Would that be your sole form of recruitment to the Judiciary?—Not the sole.

28896. What other forms would you suggest?—The other one I have suggested is to have some examination. "There may be only a compositive examination in Iodia for scholars whe have pased with excite the University MA. currentlesston in History and the English Long suge, and some edministrative subjects, for those who enter the Executive branch, the meat Link Lieing, of course, necessary for those who enter the Judicial branch."

28887. You would also recruit officers of the Indian Civil Service and they would receive a legal training?—Yes.

28385. Hew many years would you suggest that officers should note in the Executive breads of the Indian Uvil Service before they cateful the Judicial branch I—As it was originally conceived it was three years. They were to be attached to the Collector's office as repermentary. Collectors to give them a chartee of knowing the people, and customs, and all that. I should think that should be enough for the present.

28389. Another proposal you make is that a seat in the various Executive Councils should be reserved for members of the Judicial branch?—Yes.

28390. Has not that been the case in more than one instance?—Not in practice, as far as I am able to say, for the last fifteen years, I should think.

28891. Is it not a fact that Mr. Krishnaswami Aiyar was a member of the Madrus Executive Conneil?—I do not know.

28302. I think you will find that there are gentlemen who have occupied posts in the High Centr who have become members of an Executive Conneil? - I am not speaking of Ludians as being able to enter the Executive Cornelis, but I am speaking about the High Court Civilian Judges. They are now excluded as far as I can see.

28393. But the gentleman, I mentioned, who was recently a member of the Executive Council of Madras, was, before that, a Judge of the High Court?—I should be glad if the instance is followed in Bunbay.

28394. Would you like to see the Provincial Civil Service recruited by a system of nomination followed by examination?—Yes, followed by examination.

28395. I do not quite understand the deductions which you desire to draw from the Supplementary Statement which you have put in. The first one deals with the question of castes in their relation to the administration?—Yes, 28396. Do you suggest that Bribmans, as a class, should be advised to direct their attention to commerce, clearation, and industry, as distinguished from Government Service?—The inference, I suggest, is that it would be much better for the Service if the Bribmans were told that they would be ineligible for service in a certain contingeror. For instance, if there were several examinates, Michammadan condidates and other candidates, and if Bribmans were also there, that they should be told distinctly that they would be preferred bat. I think it would be much better to have a peoper understanding. They should understand that they should have an opportunity after the claims of the others had here satisfied.

28397. In another part of your statement you deal at length with the question of agriculture?—

28398. Your view is that the scientific side of that industry is not receiving sufficient attention?—Quite so, I am not satisfied.

28399. I suppose you would admit that whatever science is now being applied in India to that industry, is being applied through the abundanof the Service?—Everywhere they look to the Ciril Servant more than to satentists. Anything that comes from him is respected.

28400. The npshot then of your statement is that you would like to see scientific agriculture receiving more attention from the administration than it does at present?—Decidedly.

28401. (Sir Murray Hammick.) Are you a pleader?—Yes, I am a pleader.

28402. Are you pleading now as a business?—I am.

28403. Where do you chiefly plead ?-I plead in the mufassal, in the Civil Courts.

28404. In Sátára?—In Sátára; but I also plead in the Courts in other districts.

22465. I did not quite estab the relative importance you place mun these two methods of estering the Service. In your memorandum you propose distinkly an alternative extraination, one in India and one in England, and I understood yen asterwards, in restly to the Chairman, to sky, you chought that would only be the case if you could not get something else, that you would prefer simultaneous examination in both places simultaneous Park, that is what I have said. I have given perference to simultaneous examination adding that it is absolutely measured.

28406. You prefer that?-Yes.

28407. Seveni Indian vitanene have bold un that if you have simultaneous cannination, may few Indians for very many years would get in, and that one of the advance; attaching to septem vould be that it would be several years before many Indians oil get in. But under the option which you suggest, of alternative craminations in Buyland and Indian, I suppose the immediate reads would be that, it all events, half the appointments would go to Indians at non-final all depends upon the selected of the

examination.

28408. No; because if you had alternative examination in England, from what I know of Englishmen I am quite sure they would not come out and take part in it; and, therefore, you may take it as fairly certain that the whole of the

continued.

appointments of every alternate year would go to Indians. Do you not think that that would happen ?—If you fixed a certain standard of marks that will not happen. I do not think there is such a standard of marks now.

28409. If you held an examination out here, do you think that the Indians would not get the necessary marks to get into the Service?—That

28410. Then it would not be much use holding an examination in India if you think it is fairly certain that very few of the candidate who go up for it will not get the minimum, marks required for extry 7-1 am having in view the fact that more Indians will be coming in. I do think that many more will come it; but it will prue the way for more Indians to come in. but it will prue the way for more Indians to come in.

28411. You do not want Indians to come in too quickly?—I should be glad to see them come in quickly.

28412. I thought I understood you to say that you would have this minimum number of marks in order to prevent them coming in too quickly?—I should apply it to the Civil Service examination in London.

28413. But, I do not think if you applied it to the Civil Service exemination in London it would exclude many successful cardidates. Phey would all get the minimum, unless you pleased the minimum at an exceptionally high figure?—Pos-

28414. On what hasis are you making your remarks when you say that "Revenue Officers of testimes do delight in keeping sade High Court judgments"? What have you for making those allegation against the Revence Officers of the Bountary Service?—It is not an allegation, it is what really happens.

28415. How do you know that it really happens? What is your authority for eaying so?— They do not find any relevancy in the judgments and authorities shown to them in respect of the work in hand.

28416. How do you know this?-From practical instances.

28417. Has it occurred when you have yourself been pleading?—I have heen pleading many years, and I have come across instances.

28418. You have come across inclances in your own pleading that Revenue Officers before whom you pleaded took great delight ....?—Not "great delight".

28419. "Oftentimes took great delight in keeping aside High Court indgment": that is your experience in pleading before Revenue Officers?—Sometimes it has been.

25420. And then you go on to say: "They have now-a days come to regard High Count Rulings as nothing better than their own." That you speak of from your own experience?—Yes.

28421. Surely, the High Court is in a position to set those gentiemen right, is it not? If they regard their own judgments as far better than the Rulings of the High Court, the High Court would very soon set them right?—The High Court has no control over Revenue Officers.

28422. The High Court Rulings have nothing to do with Revenue Officers naless they are trying Civil cases ?—On points of analogy High Court Rulings are quoted.

28433. It is for the Revenue Officer in deciding a Revenue despute to attach any importance he likes to the High Court Radings: but the High Court Rading he no consequence in an ordinary dispate, that I knew of?—Sub points of procedure as bear an analogy to the High Court Rulings are quaded for the purpose of analogy.

28424. It is only in Revenue matters that the Revenue Officers take this delight in ignoring the High Court?—We need not repeat the expression "delight". Allow me to discard it.

28425. You would like to take that out?-

28426. It is only in these kinds of dispute that they now-a days come to regard the High Court Ruling as nothing better than their own?—

28427. You think the High Court is unable to control the Bereume Officers in doing their criminal work, owing to the existing law. As it stands does not give the High Court power enough to prevent these Officers from ignoring the Rules of the High Court?—Yes, in many cases.

28423. That you say you know from your experience in pleading?—Yes.

28429. How do you come to this conclusion: "Infarire indelects, luvalid conclinations, easy-going lives care to enter the Services in the Judicial line." What cerestines have you for making that statement 3—Duning my capreiners of thirty years, so a plender, I have seen Assistant Judges who have been in the Service in the Judicial line who would have preferred the other line if they had had better constitutions.

28400. That means to say timb a man who, by constitution, does not feel himself up to the tening like of a Collector, naturally, takes the Jadical line. That, of ourse, is quite true. But what I ask yes to say is, how do you come to heave that inferior intellects take the Judical line is Bombay? I have been told on good sutherily that some of your Judges in Bombay are intellectedly the very best men in the Service?—Undeathelity the very best men in the Service?—Undeathelity that any I am proud of them.

28431. Why do you say that the inferior intellects take the Judicial Service?—Such cases

are rare. 28432. Is it that the inferior intellect is rare, or is it the superior intellect which is rare?—The inferior intellect is rare.

28433. Then it is not the rule that inferior intellects enter the Service in the Judicial branch?—
No, it is not the rule. It is one of the facts; it is not the rule.

28434. It is not the rule that the inferior intellects of the Indian Civil Service have recourse to the Junicial line?—No, it is not the rule.

2643a Further on you say: "Civilian Judges are tired of looking into the Rulings on the complement assumption that they know how we sufficiently for the case, or the occasion." I would ask you the same question there. I not the High Court able to cantool these Judges who pay no regard whatever to this Rulings" on the complexed assumption that they know have? "These are Civil cases. Is not the High Court able to control them. "—The High Court has the power.

28436. Does it not control erratic Judges?— In the High Court, according to the law only a very few cases come up. In the second appeals, for instance. The High Court has to look to questions of law only. Questions of fact have to be

decided by the District and Assistant Judges.

28437. I suppose the High Court very easily controls the Judges who pay no regard whatever to their rulings? Have you any evidence that the High Court is dissatisfied with the existing Civil Judiciary?-I have seen remarks in judgments oftentimes passed upon the District Courts pointing out their mistakes.

28438. Otherwise you have no reason to suppose that the High Court is dissatisfied with

the existing Judges ?-I cannot say

284-9. Your theory is that these ingenious Civil Judges, by managing to found their judg-ments upon facts instead of law, evade the possibility of their judgments being upset by the High Court?-I will not introduce any

insinuation.

28440. You say: "The Judges lay the whole which, when the brust of the case upon facts, which, when the findings are pronounced in apt language and due formalities, completely disables their judgments from being questioned "?—I bring it out as a

28441. You say, that what you wish us to believe is that Judges in Bombay manage to rest better is that durings in houseay amongs to rest all their judgments on facts instead of points of law, for the purposs of getting rid of any control which the High Court may have for the issue of their cases?—Never like that.

thoir cases — News mass
28442. Surely, your statement means that.
You say: "The rule of the Civil Law that the
High Court in Civil Appeals will only look to law, makes it easy for easy-going Judges to lay the whole brunt of the case on facts." That is to whose orms or and case on Lecar. That is to say, they take care to by their whole case on the in order to avoid the possibility of the High Court upsetting them on appeal?—It is not in order to avoid it. But that may be the result. 28443. Then, what is if for, why do they do

it?-Possibly they may have no inclination to go

deeper into the question of law.

despir into the question of law.

28444. You any they do it to avoid going into
questions of law. I have been mininterpreting
what you meant. It through two meant that they
did it in order to powered the High Court from
upsetting their judgments. It requires a good
deal of ingenuity to bring about this result which
you desire?—No, it is a question of fact to be
found. There is no ingentity about it.

28445. You are also of opinion that these same
places "to per yound" out."

20490. 100 are also of pinton and these same Judges "do very small Court work, and that too hurriedly and inefficiently, and decline to burden the Record with the notes of facts" ?—Yes.

tan necona with the noise of neces [-148, 28446, And all this goes on under the eyes of the High Court of Bombay?—I do not think the High Court is supplied with the notes of Judges in

Civil appeals.
28447. Then we must regard the High Court of Bombay as very unable to supervise and keep in order their subordinate Judiciary?—My point no over their sourcement sourcement — any point is that in the appeals heard Joings oftentimes do not preserve the notes of the arguments, and, therefore, it is not quite possible or convenient to the higher authorities to look into it.

28448. But surely, if the High Court discovers

that the notes which the Judge sends up when that the notes which the Judge sends up when appeals are heard are very inefficient, the High Court has the power to order the Judges to keep hetter notes ?- I do not think the District Judges ever retain such notes.

28449. I will put it in another way. Besides these complaints of yours, have you seen in any of

the logal literature (I suppose you have law papers in Bombay) comments upon the Judges to this effect? If the state of the Judiciary is as had in Bombsy as you have made out, surely, there in Bomasy as you have made out, surery, once would be articles in the Press commenting upon this absolute inefficiency of the Judiciary in Bombay. Have there been such articles in the English or Indian legal Press?-You will not find Indians taking notice of these things. It would be very difficult for them to substantiate.

28450. And therefore they will not take notice

of it ?—That is so.
28451. But, as a matter of fact, they have not taken notice of it? - Some of them have.

In a few cases they have, is that what 28452

уоц шези ?-Yes,

28453. (Sir Valentine Chirol) You throw a and deal of the blame of these shortcomings of the Judiciary on the absence of the powers of the High Court, or on the powers being non-exerciseable ?- I have put it on the ground that there is no incentive to work.

28454. You practise, I believe, chiefly in the mufascal ?-Yes, sometimes in the High Court,

and sometimes in the mufassal.

and sometimes in the minasca.

21455. I notice you have not any more regard for the High Court of the country than you have for the Judiciary generally?—I do not

understand your question, 28456. Your remarks have shewn that you have very little regard for the Judiciary, and you also entertain some unfavourable opinions of the High Court?—No, I hold the High Court in

28457. You say: "The High Court Judges are here already made to remain under the thumb of the Executive, and only hope to be more salf-respecting if one of them have the privilege, one day or the other, of entering into the Council"? That is one of my arguments,-if they get into the Council

28458. You have stated: "The High Court Judges are made to remain under the thumb of the Executive, and only hope to be more self-respecting "?-I put that as a possible argument to meet as argument. I was under the impression that the High Court Judges could not be made Councillors, because they must be made more independent. That alone is the argument, as I under-stand it. If I am wrong the other statement does 28459. You are not of opinion that they are wanting in self-respect now?—No.

wanting in services our reverse that The Eigh Court Judges are here already made to re-main under the thumb of the Executive, and only hope to be more salf-respecting if one of them hope to be drawn some compounding in the of them, have the privilege, one day or the other, of entering into the Council ??—The position is that the High Count Judges are kept aside. The scheme wants them to be more outside the control of the Execu-That is the idea.

28461. (Mr. Madge.) You advocate an alter-native anamasakka in India for the Civil Service avery other year?—Yes. 28462. You believe that the standard of

25462. You never that the symmath of education is such, in this country, that company-tirely few men, if any, would get in by passing successfully is that so?—Until the Colleges are established which I have advocated in another

passage. 28463. We are speaking of facts as they are For many years do you think that the standard

Continued.

may remain so low that either very few or no candidates will succeed in passing it?-I say, very

few, until the colleges are established. 28464. We are speaking of facts as they exist. For the next year or two, do you think that if there was an alternative examination in India many, or any, students would pass?—I do not take a passimistic view of the matter. Some may pass; but there will be very few.

28465. Have you any idea how many will pass?-I should think ten per cent, at least, will pass.

28466. Ten per cent of these who went np?-Yes; 10 per cent, of those who went up bere.

28467. You probably know before, the examination is held every year, that it is with the object of filling a certain number of vacanties. Supposing the vacancies existed in one year were thenty or thirly, and the students who succeeded were five or ten, how would you propose to fill up the other vacancies in that year?—The contingency

might occur in the examination held in London teo-28468. You want them in alternate years In the year in which, say, thirty vacancies were declared, and ten or fifteen students succeeded, how would you fill up the balance of varancies for that year?—I am hopeful that European candidates

will come over here.

28469. You hope that Europeans who would have the prospect of waiting one year would come over here?—If they do not pass there, they would

ome out here the part year.

28470. You would expect that ?—As much as we are expected to go to England.

28471. Did I understand you to say that if a Revenue officer ignored any rading of the High Court Judge, the High Court had no remedy against that ?—In so far as I understand, none. 28472. Not even in its revisionory jurisdic-

20972. Note treat the control of the

tained without a sufficient number of British

Chief 2—Yes.

26475. You think it can 2—I say on the malegy of the Moghul Rule, when there were Hindus who were in the higher appointments.

26476. I do pot wish to descend to friendly.

at all, but to give an apt illustration, in the book called Alice to Wonderland there is the instance of the grin of the Cheshire cat remaining on the tree after the cat has disappeared. Do you think that after all the British Officers had disappeared from this country the British tone would remain? -I have never contemplated a contingency of that kind

26477. But if you think the tone can be maintained without the officer, is not my question restounthly f—We are taking rather extremes. 28478. Do you think the machinery of administration can be so perfected that it does not

matter what the personality of the officer is !-I

28479. You think it is?—Yes. 28480. Still, if a defect turned up in the machinery, as sometimes turns up in the most perfectly manufactured clock, how can it be re-medied?—That would depend upon the contingency,

28481. The contrast here is between the perconality of the officer and the perfection of the

machinery. If a defect were found in the machinery a strong personality would set it right; but supposing a defect were found in the personality the machinery could not set it right?-If the standard is maintained I do not think there would

be any defect in the personality.
23482 You say: "the schedule excluding or

restricting appointments open to Indians is altra size." May I understand what you mean by the expression "altra vires"?—We take it that the law of the emutry is laid down by the Proclamation. 28483. Ultra vires means going beyond the

provision of some law?-No. 28484. What does it mean?-The fundamental principle of Government by the Queen's

Proclamation.

28485. The Queen's Proclamation says that a man's race shall not preclude him from any post. It does not say that any man of any race, no matter what his qualifications, shall be entitled to any post?—It is exactly coming in the way of appointments going to Indians if you merely limit it to a certain schedule.

28486. Previous to the Proclemation and the Charter, Indians were not admitted to the Service. The object of all Declarations was to open the door to size Service, not for every Indian who thought himself fitted for a post, but to those who qualified under given standards?—I understand the matter in this way. The doors were all opened by the Proclamation and regulated by certain

restrictions.

28487. The restrictions could only be imposed with a view to secoring efficiency, surely?-That

may be. 28488. I do not wish to go particularly into-any questions of zace or caste differences, but do you not think that the Englishman in this country, in certain crises possesses a certain detachment from all local influence? I do not put it at all offen-sively. Do you think that Englishmen possess a sense of detachment from local influences which is of use to them and to the people themselves in great erises?—That is rather a broad proposition.

28489. It is a question for your opinion, if you case ?-I would not answer so general a question,

Sometimes, they may, 28490. And sometimes they may not. I ask you if it is possible?—Yes, it is possible. 28491. (Mr. Fisher). Am I right in supposing that you would like to separate the Executive

from the Judicial?-Yes. 28492. And that it is your opinion that under the constitution of England the Judicial branch is entirely different from the Executive?- Yes, that

my impression. 28493. Are you aware that for several centuries. of English history Executive and Judicial functions have been discharged by Justices of the Peace?-

28494. And that this particular union of functions has been greatly praised by many foreign cheavers?—It all depends upon the particular. circumstances

28495. Still, in the light of those observations you would no longer held that under the Constitu-tion of England the Executive branch is completely separated from the Judicial ?-That is my impres-

sion for the present. 28496. And if simultaneous examinations were granted you would still think it desirable to separate the Executive from the Judicial?--I have my idea about it, but this is not the occasion, Mr. R. P. KABANDIKAR.

Continued.

to put it forward. If you wish to have simulfaneous examination restricted to the Indicial nosts. for instance, hold the simultaneous examination here and give all the posts in the Judicial Department to those who passed the simultaneous examination. We want it separated like that. It is

merely a personal opinion.

28497. You do not, therefore, think that the discharge of Executive functions helps a man at all in his work as a District Judge?-I never said that. I say that three years' experience of Excentive work is necessary to prepare him.

28498. You do think that the Excentive and

Judicial should be united?-Not to the extent

which we find now.

28499. It is a question of degree?—No, it is in the beginning. It is only after that there is no degree.

28500. (Mr. Chaubal.) Are the observations which you make in your statement, and upon which you have been questioned by Mr. Fisher, observations which you have made from your experience, as a Pleader, practising in the mufascal

Courts?—Yes.
28501. The age for the admission for recruitment to the Executive branch is twenty-five, is it

not ?-Yes.

28502. And the age for resruitment to the Judicial branch is thirty, is it not?—Yes.

28508. So that, generally, those who are recruited in the Executive line would not be expected to have the legal training which the study for the LLB, examination gives and further practical experience of it at the Bar ?-It

28504. Do you think under those circum-stances that the subordinate Judiciary in this Presidency is recruited from the proper material. looking to the duties they have to perform — Hence, I have recommended the LLB, as a necessary test for those who would be clothed with Magisterial powers of the first class

28505. On account of their being recruited from inadequate material, as a practising lawyer, do you experience the effect in the dispensation of justice of this inefficient training in the sobordinate Magistracy?-I am not quite sure about that, because experience in the service in the exercise of Magisterial powers for a considerable number of years makes up for defi-ciency in a knowledge of the law. 28506. You mean that after a time they get

over the deficiency in their training?-Yes,

28507. Would you like to see the separation which you advocate, carried higher up among the Sub-Divisional Officers and the District Judges ?-Yes. I would, however, make a distinction between Preventive powers and Judicial powers, as such

28508. That is to say, if the Preventive powers under Chapter 8 were left to the Executive Officers, then you think there is no harm in a complete separation of the two?-No, not in the

28509. I agree with you that work for three years in the Executive Branch at the start may be useful; but I understood you to observe, in answer to one of the questions, that you consider it necessary?—In view of the fact that they have no opportunity to mix with the reats.

28510. That is a remark, I suppose, which only applies to the European, and not to the Indian?—Yes.

н 495-35

28511. But to an Indian who is wanted for properly discharging the duties of a District and Sessions Judge, do you really think that performing the duties of a Supernumerary Collector or Assistant Collector for three years is absolutely necessary ?-In that case I would reduce it to one year

28512. As a matter of fact, you have known instances in this Presidency of District and Sessions Judges having done their work well as District and Sessions Judges without ever having served in the Revenue line of the Executive Department?-Yes, 1 have.

26513. And most of them were soccessful and officient Judges?—Yes.

28514. (Lord Ronaldehry). Which Schedule are you referring to in No. (5) in the List at the end of your Memorandum? You say "Tho Schedule excluding or restricting appointments open to Indians is ultra vires "?—I om referring

open to the Sobedule attached to the Act of 1881.

28815. Can you tell me what there is in the Schedule of the Act of 1861 which in any way excludes Indians?—I should think it restricts

Indians to certain appointments only.

28516. But is not the Schedule of the Act of 1861 merely a Schedule of places which are to be reserved for members of the Indian Civil Service? Do you know what the Schedule of the Act of 1861 is?—Yes,

28517. What does it do?-It reserves cortain places as being made available under the Schedule. 28518. It reserves certain places for whom ?-For Indian Civil Servants.

28519. Are not Indians eligible for the Indian Civil Service ?-They are.

28520. And if Indians are in the Indian Civil Act of 1891 from holding any of these places?—
Not quite so. They cannot rise higher than the scheduled optimization.

28521. What prevents them from rising higher

than the scheduled appointments ?—The scheduled appointments are there, and they are enumerated as being available to Indian Civil Servants.

28522. Certainly, I agree that the Schedule says, that certain appointments are to be reserved for the members of the Civil Service, but it does not say that certain appointments are to be reserved only for Europeans. What do you mean when you say that the Schedule excluding or restricting appointments open to Indians is ultra vires?— Technically, it comes to this: the Schedule gives a certain list of appointments, and those only are available to Indian Civil Servants, and, in respect of those, Indians are to be admitted; but there would be other appointments which are not in the Schedule, higher appointments than those in the Schedule. If you are specifying one thing you are excluding another.

28523. Is there may schedule which actually excludes Indians from any appointments?—No, there is no schedule excluding them, that I know of 285%. Am I to understand, then, that you would desire to delete this paragraph 5?—I do not like to have this Schedule at all. All appointments

must be open to Indian Civil Servants, whoever they are, under the Crown. 28525. Are Judges of the High Court in the

Bombay Presidency prohibited by Regulation from occupying the positions on the Executive Council?-I know of no rule or law which prevents their

appointment.

Continued

28526. I do not quite understand what, year mean. I understood you to say that they were debarred?-They were debarred in practice, as they are now-a-days. I do not find any instances whatever now as there used to be in former times

28527. You merely mean that, as a rule, the Judge of the High Court is not appointed to the Executive Council ?- The practice has grown to be

28528. But there is no regulation laid down? There is no regulation, but it is my fear that they will make one.

28520. (Mr. Heaton). Are you not referring there to some pronouncement made in Parliament by the Secretary of State?-I am under that impression.
28580. That there were not to be appointments

of the High Court Judges to be Members of Council ?-Yes. 28531. You have forgotten Sir Edmund Ful-ton: he was after Sir Charles Olivant?-Yes,

28532. It is as well to get the facts right. Do you think that there is deterioration in the

District Judges ?-I think there is deterioration. 25538. You think that they are not as good now as they were formerly?—Until they had the chance of getting into the Council; that is the

point of time.

28584. That takes you back, after all, a very short way. Sir Edmund Fulton only left India in 1907 or 1908. It is quite recent, Do you think it is possible in that very short time that any perceptible deterioration can have set in?-There are two reasons. One is, that there is a feeling that the line is blocked, that there are no chances of promotion; and secondly, that they connot transact the business without trouble. After all there is no incentive.
28585. That is your deliberate opinion?-

That is my opinion.

28586. Is not the ground upon which Revenue officers in doing Revenue work do not pay attention to the High Court Ruling because the High Court Rulings are not relevant, and that they have no bearing on the matter with which they are dealing?—I do not think so. They are shown because they are relevant. If opinious

differ they are right.

28537. I have no doubt they are shown because they are believed to be relevant; but is not the opinion of the Revenue Officer that, as a matter of fact, they are not relevant, and that is the reason why he does not apply them?—That is not always the case. I should think they deal more with procedure, and Revenue Officers do not regard procedure. The Judicial line is more technical.

28538. I have been in the High Court new for six years, but I cannot recall High Court Rulings dealing with the procedure of Revenue Officers as such?—I have mentioned that they are quoted for analogy.

28539. Then you say a good deal about facts; and it is rather a complaint with you that Judges dispose of cases on the facts and do not write very much about the law?—Yes.

28540. Did you ever hear of Lord Borren's dictum that it you can get the facts right, in nine cases out of ten the law will come of itself: did you ever hear of that? - Yes.

28541. Do you think that is true?-Yes, that is true.

28542. That means in nine out of ten cases, to take that particular proportion, that if the Judge will only give his attention to the facts and get them right, he will have no difficulty, whatever, in dealing with the law?-Provided that he knows it.

28543. Provided that he knows it, quite true, But whether he knows it or not, surely his first

business is to get the facts ?-Yes.

28544. It is the most important business?—It should think they go together. But the facts cannot be separated from the law. To a certain extent the law must be known, and the facts must he ascertained seconding to the light which the law throws on the facis.

28545. Your principal objection to Judges not taking down notes, I nuderstand, is, that they do not take down notes of your arguments? - Nor of

the motions made during the case.

28546. It does not refer to the notes of evidence ?-Sometimes it is the notes of the evidence, but mostly notes of objections made to certain

points, each as must appear in the proceedings. 23547. (Mr. Joglekar). Towards the end of . your Supplementary Statement you say "Already Indian agriculture is suffering from division of land and preperty, and this lack of attention is largely responsible for the deterioration. The subject of agriculture and allied industries, more especially. the formation, management and functions of Agricultural Associations, not so much like the Credit Societies for borrowing money, but for real living co-operation between the State and the agricultural Indian population, must be one of the agricultural initial population, must be used to use the foremost subjects that the Indian Civilians should be called upon to specially study." Do you know that every indian Civilian has to go through an agricultural course?-It all depends upon what course it is,

28548. Every Indian Civilian as soon as he comes out has to pass through an agricultural course?-Not the kind of thing I want.

28549. He has to go through an Agricultural course at an Agricultural College ?—It is not that of thing I want. What I urge is special regard to the formation of Agricultural Associations which would bring about intensible agriculture and the allied industries. I do not find that in the conrect of agriculture and in the allied industries.

28550. You have said, speaking about the knowledge of the vernaculars, "The Balbodka, it is presumed, buriedly written has assumed the Medi hand." Why do you say that? Do you not think that Bdbodda is more legible than Modi?-Yes, I should think it is.

28551. In No. 11 in the list at the end of your Memorandum you say: "The appointments to the Provincial Civil Service should not be by selection after examination, but, if necessary, by examination after selection from candidates who have satisfied higher university tests." Do you think this would secure due representation of all classes ?-It ought to.

28552 Because you think that the selection must be by competition?---I put in selection first,

and examination afterwards.

28553. But, after examination, would you give separation to the different classes that pass?—No. In selecting you may have regard to various interests. Select the candidates, and subject them

28554. But suppose the candidates of one class come up high, would you give them appoint-

Concluded.

ments, or have separation?—Selection should be made. It all depends upon how you select.

28555. What do you mean by saying that examination is made after selection? It will not necessarily secure the representation of all classes? -I cannot say that, if you select better men from all classes and grades before examination,

selection. You make the selection first, and from among the selected candidates you have to choose those that come up for the examination. (The witness withdrew.) (Adjourned for a short time.)

28556.

ROBERT BENSON EWBANK, E.q., I.C.S., Acting Registrar of Co-operative Societies.

Written answers relating to the Indian Civil Service.

28557 (1). What is your experience of the working of the present system of recruitment working of the present system or retruitment by open competitive examination for the Indian Civil Service? Do you accept it as generally assististatory in principle?—I accept the system as generally satisfactory in principle. No doubt, the old mobile of nomination had advantages which have now been foregrow. Some of the old Anglo-Indian families built up their high traditions and best unserties through several traditions and local prestige through several generations, and their scions naturally commandgeneratous, and were stone actuary common ed in the districts where the family was known far more influence than could be explained merely by their own attainments. Many of these have been excluded from the service by the high standard of the examination. But, political and personal influences had so much to do with many nominations that the adoption of the open examination system was absolutely necessary. I can suggest no other system which would be equally efficacious in specking the intrusion of any standard except that of intelli-gence. Since, however, intelligence is not the only element which goes to make up an efficient officer, I have suggested some modifications of

the present practice in reply to question (2).
28558 (2). In what respects, if any, do you alterations would you seggest?—The qualities which I would desiderate in the head of a district are :--(s) Capacity to understand practical questions rapidly and to form just opinions on them. (b) Moral courage, i.e., willingness to incur nnpopularity on behalf of a measure which he believes to be right or necessary, and independence from personal influences and solicitations, (c) Manliness and personal courage. In a riot or moment of danger the personal conduct of a District Magistrate is of the utmost conduct of a District angustrate is of the thinds importance. (a) Test and good manners. The Collector has to preside at Local Board, Municipal, and public meetings. He can only perform this duty successfully it he shows firmness, courtary, savoir jairs. The present system is defective in that the condidate is tested in (a) only. I suggest that after the examina-tion a Board of Selection should interview all the successful candidates in order to form a personal opinion of their characters and manners, and should require them to produce certificates from their headmasters and the deans of their colleges with regard to their conduct and past schievements (both physical and intellectual) at school and college. The Board should have

absolute power to disqualify for stated reasons.
28559 (5). Do you consider that the combination of the open competitive examination for the Home and Colonial Civil Services with that for the Indian Civil Service is, or is not, to the

advantage of Indian interests? Please give your ressons?-I consider that the combination of the Indian and Colonial examinations is primarily to the advantage of the Colonial Civil Service since it tends to the maintenance of the high standard of the examination. It may also happen that able candidates who would on a system of separate examinations have tried only for the colonial service are secured to India by the present method of joint examination. About the Home Service I am doubtful. It certainly happens that caudi-dates whose only amoition is a well-paid office stool in a Government office in London, missing

their object sometimes, come out to India in

default of anything better offering itself. They are not the type that is required. If the examinations were separated, I do not think that such

And after examination, if one class comes np?-I do not think the contingency is likely, because, it will reflect very largely upon the

men would present themselves for the Indian ex-amination. On the other hand, there can be no doubt that the addition of a number of valuable posts as prizes in the examination temptable candidates and help to maintain a high standard. 28560 (7). What is your opinion regarding a system of simultaneous examination in India and in England, open in both cases to all natural-born subjects of His Majesty?—I think it absolutely necessary to continue the system of a single examination in London in order to ensure that a very large proportion of the candidates shall always be Englishmen. In the Civil Service the Enropean element has in my opinion reached the minimum limit consistent with maintaining the predominantly western and British tone in the administration which is necessary while the relations of India to Parliament remain what they are. So long as the principle of the open

competition is allowed to work unfettered and

so long as the Indian Civil Service examination is one which can easily be trammed for, I cannot contemplate a simultaneous examination without tore-hoding.

28561 (9). What would be your opinion with regard to filling a fixed proportion of the vacancies in the Indian Civil Service Cadre by "Natives of India" recruited by means of a separate examination in India or by means of separate examinations in each province or group of provinces in India? If so, what proportion do you recommend?—I strongly advocate this proposal, with the rider that a fixed number of posts should be reserved for Englishmen no lass than for Natives of India, I would confine examination in Loadon to born Englishmen and would exclude all colonials, so long as the immigration laws of their colonics were such that the India. Office is unable to approve of them, and all Indians who should be required instead to present themselves for eximination at Delhi. Indians educated for 4 or 5 years in England, at an impressionable age, are, I submit, in many ways, less useful to the service than those educated in India. They are, in a sense, denationalised, since

the beliefs and codes of their childhood are often broken up by long residence abroad. They are, therefore, not really representative of their class and race. In my converse with Civilians who are also Indians I have frequently been struck with the fact that they seem quite as alien to the people amongst whom they are working as myself. It seems to me that a good Hindn or Mussalman well-versed in the knowledge of his race and creed, and with a further knowledge of general Modern History, Political Science, Ethics, Logic, Metaphysics, Economics and kindred subjects, is more likely to be a good and sensible mon than a person who has had the course of his education violently wrested from its normal lines by a complete and absolute change of environment, at an age, when his judgment and sense of the proportion of things was still nndeve-loped. For this reason, I advocate a separate examination for Indian candidates in India which should be different to some extent to that set in England. A certain number of posts should be carmarked for Indians. The proportion which I would suggest would be 5 per cent. of the total number open to the Civil Service plus all addi-tional appointments (Municipal Commissionerships, new Collectorships, etc.,) which will neces-sarily be created with the growth of the population and the increasing complexity of the administration. My advocacy of this system is, however, conditional on the provise that the present cadre of posts open to the Civil Service, less

5 per cent., should be reserved for Englishmen. 28582 (10). If you do not approve of simultaneous or separate examinations in India, are you in favour of any system under which "Natives of India." would be selected in India for admis-sion to the Indian Civil Service by means of (c) nomination; (b) combined nomination and oxamination; or (c) any other method? If so, please describe fully what system you would recommend. In particular, do you consider it desirable that whatever the system, all classes and communities should be represented? If so, how would you give effect to this principle?-The Indians selected in the manner suggested in my answer to question (9) ought in my opinion to be subject to approval by a Board of Selection, similar to that mentioned in my reply to question (2). If the single examination in London is continued, implying, as it does, a complete English University training for Indian candidates, then I do not consider it necessary that all classes and communities should be represented on the ground that Indians educated in England are not really representative of their own classes and communities. They are not even altogether representative of the English-educated classes of Indians, which are themselves not completely representative of the Indian Races. If a separate examination for Indians were held at Delhi, I should so arrange the subjects that every community and an equal chance of success and would then allow competition to operate untrammelled.

28563 (13). If the system of recruitment by open competitive examination in England is retained, please state the age limits that you recomment for candidates at such examination, gaving your till reasons. Do you consider that the oge-limits absould be fixed to ottened candidates of the normal school-len sing age in England, or candidates who have completed a University

coims, or candidates at an informediate stage of education!—I recommend that the age-limits should be 31 to 32 on January 1st preceding the examination, because the average undergraduate takes his signer at the age of 23 and it is desirable not to subject him to the necessity of penting in a further year at a cammer's. Under the existing system men who fail at the age of 22 chain high places after a course of cramming at the age of 24. This was perticularly evident in 1900, when several failures of the previous year under the old age limits, passed out high mp at their second attempt. This means that the examination excurse not the ablest men but the best erammed. The examination for the Indian CIVI Service is one for which it is particularly easy to crass. I think that if the examiners were warsed to ask more questions cutting across the ordinary course of study than they, now do, and if no interval were left for work with a cammer one of this faults of the present system would be eliminated.

systom would be eliminated 28564 (20). On what principle should the subjects for the open competitive examination befixed? Do you accept the principle laid down by Lord Macanlay's Committee in 1854, and since followed, that "the examination should be of such a nature that no candidate who may fail shall, to whatever calling he may devote himself, have any reason to regret the time and labour which he had spent in preparing himself to be examined," and that the object should be to secure, not specialists in any particular subject that may be useful in a subsequent Indian career, but the ordinary well-adusated young man of the period?—I entirely accept Lord Macaulay's principle. The course prescribed should not and in a cul-de-sas for those candidates who fail in the examination. Otherwise, the risk of failureat the advanced age at which the examination. is now held would deter many promising non-fron competing. The work of administration in India is very heterogeneous. What a man gains by specialised knowledge of one branch of his duties, might be counterbalanced by a lessbroad out-look on other branches.

a "Seefs (45). Please add such remarks, as you, may desire to offer on any points relating to the system of recruitment for Indian Civil Service pools which are not covered by your nawers to the foregoing questions?—I would like to insist-particularly on the point that the examination for the Indian Civil Service should be so modified as to make it less possible to gain, sensess by cramming. The questions set of present namely follow the same lines as the text-books and lectures. Consequently, it is easy to learn sterredyped answers beforehand and to get nearly full market for half assimilated knowledge that candidates have totally forepotten before their artival in India. For example, an examiner should not set of "Innex the rise of the Portuguese power in India" or. "What is implied in the literal question as to make sere that the candidate had mastered his subject and could form just opinious of the various aspects of it and masshall his point effectively. For instance, the chover-questions might run "Contrast Portugues and French methods of settlement in the Bast." "Are any traces of the modern theory of causation."

"Are any traces of the modern theory of causation dissemble in Pafer or Descrites." A corollary: "A corollary and contrasts."

te this suggestion is that a candidate should

only be required to answer 4 questions in three hours. So long, as his sompelled to answer 6 questions he has very little time for thinking out his answers and cun scacely do more than pour out the knowledge which he had crammed up beforehand. To seeme the same object I would also have a rind sore examination in all subjects except English Composition, Mathewalt

matics and Science. 28566 (43). What is your experience of the results of the existing system under which successful candidates in the open competitive examination are required to undergo a proba-tioner's course of instruction in England? Do you recommend the continuance or abolition of this system ?—I think that a year's course of preparation in England is valuable to probationers, because-(i) it affords a useful period of rest and recoperation after the ferment of the and recorperation after the remains of the University Examinations followed by the Indian Civil Service Examination. (ii) It enables a candidate to learn something of India before proceeding there. If the candidate spends his time at one of the great Universities, which have arranged a special course for Indian Civil Service men, he will have the advantage of associating with and being coached by men who have had Indian experience. The substance of the lectures heard will possibly be the least valuable part of the training he receives. I am of opinion that a course of one year is sufficient for the above The course of instruction itself is of purposes. The course of instruction isset is of little practical use. All Eombay probationers, for instance, are trained in Maráthi, a lenguage which is spoken in one division of the Presi-dency only. The law lectures are almost dency only. The law lectures are almost meaningless to men with no practical experience of law. The Original Procedure Oole's learnt in much the same way as one would memorine a Fradition. None of the optional arbitects are of any direct practical use in this Practicecy, except Hindu and Minsslanna haw, 28567 (41). Please examine the statement printed as a pendix VI to three questions aboving the courses of studies presented for workstandard in 1891 and 1912, and state what

probationets in 1891 and 1812, and state what alterations (if any) you desire to recommend in the present course (a) under the existing system of the open competitive examination, and (b) under any modification of that system recom-mended by you?-I recommend that the examination in the Code of Criminal Procedure and the Evidence Act (without books) be dropped on the ground that in practical work the two Acts, in question, are always available for reference, and that the study of them divorced from practical experience is in no way conducive to a general understanding of Indian Law. In their place, I would ask candidates to write a judgment on a criminal case, the full record of which would be placed before them; and I would add a paper on general jurispru-dence with special reference to India. I would also add as optional subjects "the Political History of India since the Mutiny " and " Land Revenue Systems in India." The subject is suggested because the present course of Indian History stops at the Mutiny and does not, there-Intercry scops at the automy and these selections, proper the probationer for the conditions which he will find actualty existing. The second is proposed because the prime duty of an Assistant Collector, as his designation implies, is to collect land revenue, and he ought to be familiar with the principles on which he is required to act.

28568 (72). The present theory underlying the conditions of service in the Indian Civil Service is that-(a) the members of the service should have sufficient training in subordinate or inferior appointments before they are called upon to discharge the duties of higher ones; and (b) that they should, throughout the whole period of their service, have sufficient salaries and sufficiently responsible duties. To secure these objects the number of posts, called technically "superior" posts, carrying a salary of over Rs. 1,000 per mensem is ascertained, and it is endeavoured to recruit only sufficient officers to make it probable that each officer will find himself officiating with practical permanency in, at least, the lowest of those appointments after the completion of eight years' service. Do you accept this system? If so, do you consider ecept this system? If so, do you consider that the period of eight years is suitable, or do you recommend any change? What alteration you recommend any enange? What attention of francy would be necessary if the age of reerutiment were lowered?—I accept the system as admirable on paper. It happens, however, that at least in this Presidency officers do not, as a rule, draw Rs. 1,000 per month after 8 years' service. If the age of recruitment is changed here as the way were not be this by not income. by one or two years only, I think no alteration in the system would be required. If it were reduced by more than two years I think a corresponding increase in the period during which inferior posts are held would be necessary.

2870 (62). Are the present rales of pay and grading suitable? If not, what alterallors do you recommend? Under the present system several officers of 9 or 10 years' standing are drawing only Ra, 760 per month and the still substantively supernumenary Assistant Collectors. Even Public Works: Department officers are drawing a higher rate of pay than this after 10 years' service. A Givilian states on Rs, 400 per month only, out of which he has to buy camp equipment, bunds, horses, etc. It is impossible for him to avoid dobt under the circumstance. Priors are rising rapidly in every part of the Presidency. In order to seame a proper flow of promotion and a reasonable increment, I recommend that a time-scale be adopted for Junior Civilians and that, starting from Rs. 450, annual increments of Rs. 75 should be allowed up to I years' service or until the officer begins to act as Collector or District Judge; if that date be critic. The presentrate of pay for the jumpor ranks of the service is emphatically inteclepant; and this

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fact has, no doubt, much to do with the falling off in the number of candidates presenting themselves at the examination.

28571 (99). What is your opinion regarding the substitution for the existing graded system of promotion of a time-scale of salary? If you on promoted to a time-scale, should it be restricted to the lower grades of the service or not?—In reply to question [92] I have advocated a time-scale for the first 12 years of service, I am of opinion that it should be restricted to the lower grades of the Service. Higher posts carry very varying degrees of responsibility and entail different scales of necessary expenditure It is proper, therefore, that such posts should carry their own rate of pay. The time-scale gives no incentive to the more able and ambitious Čivilians.

28572 (115). Do any of the present leave rules ress hardly in any way on officers of the Indian Civil Service themselves and, if so, in what respects? What is, in your opinion, the appro-priate remedy?—I think the rule that junior officers are not allowed to take furlough for 8 years is unduly severe. It appears from the Bombay Civil List of October 1st that out of the 147 officers who were then of more than 4 years' standing, no less than 32 had to go on leave on medical certificate before they had put in 8 years' service. I have been unable to ascertain the number that had died within a

similar period. 28578 (124). Do you recommend the introduc-tion of a system of reduced pensions for such officers as may be found to be inefficient, but whom it would be difficult to retire without some provision for their subsistence? If so, what do you suggest ?-I certainly advocate this reform. In addition to inefficiency, I think illhealth or family considerations might be admitted as grounds for early retirement on a reduced

Mr. R. B. EWBANE, called and examined.

28574. (Chairman.) You are Acting Registrar

of Co-operative Credit Societies ?—Yes. 28875. And your substantive appointment is that of Fourth Grade Assistant Collector?—Yes. 28578. When did you join the Service?-In 1906.

28577. And what previous experience have on had?—I have been Assistant Collector in three

districts. 28578. You recommend that the competition in London should be confined to Europeans?—Yes.

28579. And you also recommend, in answer to uestion (9), that a separate examination should be held in India to recruit a fixed proportion of the recruite for the Indian Civil Service ?- Yes.

28580. Do you also recommend that there should be selection subsequent to the examination?—Not selection, but a right of veto in a Committee for specified faults.

29581. In other words, that there should be ower to weed out what you would deem undesig-

able candidates?-Yes.

28582. Would it not be simpler and fairer, on the whole, to the candidate if that selection were made prior to the examination rather than subsequent to it ?-It seemed to me that it might not be always easy to get a nemination before the examination, but that after the examination one could see what candidates got in and then veto any who have specified faults, and the next candidate on the list would automatically step into the place.

28588. Do you think that a body of gentle-men such as would be selected for that purpose men such has work intimate knowledge of the character of the candidate by waiting until he had passed his examination?—No. The body might say that a man was too fat and soft and give him six months to make himself fit and hard. They might say a man's manners were thoroughly bad and give him notice in writing that in six mouths he must either improve to their satisfaction or he would be vetoed

28584. All those matters might be found oot, I should have thought, before the examination as easily as afterwards?—I thought this might allow a locus penitentia.

28585. Under your scheme would you ex-clude Indians from the open competition in England?—Yes

28586. Would you confine Indians to the examination in India?—Yes.

28587. Would the examination in India for Indians be similar in standard to that held in London ?- Both examinations would be competitive, and they would form their own standard. The best men would win, and if the men were good enough to make a similar high standard in India the standard would be equally high or even

28588. That would be as regards the actual success of the candidates and the marks they eccure, but what do you say with regard to the strictness of the examination?—I should make it

as perily similar as possible.

28589. Who would be qualified to enter for this examination in India?—Rverybody.

28590. You would not confine it to provinces but have an open examination for the whole of India ?- Yes.

28591. And have the weeding out process after the examination?-Yes.

28592. You would not suggest any arrange-eat by which individual provinces would be ment by represented ?-I do not think it is necessary.

28593. Then you suggest that in the first instance the number of appointments to be recruited for in India should be live per cent, of the present eadre?-I wrote my answer when I was in camp and did not know that the Government of India had promised up to twenty per cent, already. I think that as that promise has been already given we certainly ought not to go back upon it, and, therefore, I should say up to twenty per cent. 28594. And you would, hereafter, increase that

to the extent of any new posts that may be added to the cadre?—Yes

28595. Would this be in addition to the "listed"

posts?—The subsequent increase would be either in the Civil Service or the "listed", and the twenty per cent, would be an addition to the "listed"

28596. You say in your answer to question (10), with regard to the Indian examination, that you would so arrange the subjects that every commu-

Continued.

nity would have an equal chance of success, and that you would then allow competition to operate untrammelled. How would you effect that object?-I would have an examination in Arabic, Persian, the Persian poets, Unlu literature and so forth, for Mussalmans : and for Hindus a similar examination in Sanskrit subjects, and for other races, an examination in their new particular antijects, in addition to the ordinary main subjects of a general education as we know it in England.

28597. You would add subjects to fit in with the natural aptitude of each group of communities?—Yes. Where we take Letin and

Greek they would take special subjects.
28598. Do you consider that the due representation of the various communities is necessary in the Indian Civil Service from the point of view of efficient administration ?- I do not think that all communities need necessarily he represented.

28599. Then with regard to the period of probation, you say you are strongly of opinion that the year's course after the open competition is usaless from an educational point of view?—Yes.

28600. You regard it as useful merely from a recoperating point of view after the orders of the examination?—Yes.

28601. Was that your own experience?-I

think so.

28602. Did not you find during the year that yon were able at any rate to get a grounding in the grammar of the versaculars?—I did get my was sent to a Gujaráti district I never had an opportunity of teeting what the grounding was like. grounding in the grammer of Marithi, but as I

28608. Therefore, you would suggest that immediately after the examination all European candidates should come straight out to India?-I think that if the year's resuperation was abulished

that would be the best coarse.

28604. But would you suggest the abolition
of the year's probation?—I really think it serves
a useful purpose in giving one's mind time to settle down and adjust one's ideas, and meet retired Civilians and hear about India, and read the history, and so forth, before coming out, although it is of no very definite use,

28605. Do you object to that year's prohation because it is too short after the trials of the examination to enable a candidate to set to work in real earnest or because the work is carried out in a more or less perfunctory manner?— For the second reason, and the examina-

tion is a qualifying examination, not competitive, so that one has no stimulus to work. 28606. Your objection to one year's probation would apply with equal force to two years' pro-

bation ? - Yes.

28607. You would not have a prubation of two years?—Not in England.

28608. Not even if the examination at the and of that period were made somewhat less perfunctory than you say it is at present?—It would have its uses, but I think the two years could be spent more usefully in India.

28609. Could you tell us how you think a young Civilian ought to spend his year's pro-bation in India ?—I should send him to an upcountry station and put him in a Cullector's uffice to act as a sort of supernamerary assistant to the Collector and to see the papers that gu through the office, and I should insist upon his taking up

the vermocular at once. Also, he would go round on tour, as he does at present, with the Collector, or with one of the Assistant Collectors, and see something of village life and try to talk the vernacular with the people. That would be enough in the first six months to give an idea of what is wanted, and then there might be some central college or institution which be could attend for another six months.

28610. Of those different items of training you have mentioned are there any which are not being carried out now by the young Cavilian on coming out here !- He does not go to a central

institution. 28611. But does he go into the Collector's office and learn the routine work there ?- No.

28612. That would be an additional form of training to what is now taking place ?- Yes,

28513. Does he go on tour with the Collector now?—Yes, as much as possible.

28614. Did you find that during your year's robation you were definitely and directly under the supervision of the Collector?—Yes,

28615. With all the work he has to do was he able to devote sufficient attention to seeing that on were being properly trained in your work?-Collectors, of course, vary, but I was very lucky; the Collector, I was under, took enormous trouble in showing me all the details.
28616. You felt at the end of your year that

on had derived a real and substantial profit?-Í felt so.

28617. Do you think you would have derived advantage from your year's probation in England, if you had attended Law Coarts and reported case, as used to be the practice before 1891?—No, I do not think I should.

28618. Do you not think that that amount of training in Law would have been useful to you?-If hy reporting cases is meant preparing a sum mary such as one sees in the "Law Reporter"! do not think it is likely to he of much use.

28619. In answer to question (92), dealing with the subject of pay, you recommend a time-scale for Assistant Collectors, rising from Rs. 450 by increases of Rs. 75 to Rs. 1,350 or until the officer hegins to not as a Collector or District Judge. Would you still consider that this scheme Judge. Would you still consider that ones someone should be put into practice if officers started work in India two or tares years earlier than they do not?—I think perhaps in the first four or fire grades the increment might he spread over more years if such a system was adopted 28620. What age do you consider is the best

for an officer to start work in this country ?-Twenty-three.

28621. That would get over some of the difficulty in regard to subsequent promotion, would it not?—Yes, there would be no difficulty about promotion if we bad a time scale,

28622. I understand that the position you occupy is one of Registrar of Co-operative Credit Societies and is nominally regarded as a superior part?—Yes.

28623. But it is not so in regard to pay ?-It has not been so for six years,

28624. And there are other posts which come under the same category as yours?—Yes. 28625. They are included in the cadre as

perior posts and recruited for as such, but are in effect not really superior posts ?-That is so.

28626. Do you know anything about these posts of Assistant Collectors, Colonisation Officer

Continued.

and Superintendent of Land Records?—There are

nine such poets.

28627. They are held by comparatively junior officers, are they not ?- In most of these cases the officers are acting, the actual substantive holder

of the post being a senior man.

28628. That being the case I suppose it creates a considerable block among the junior grades?—Yes, a block for those who are not holding the posts and who are senior to those

28629 In answer to question (124) you say that ill-health or family considerations might be admitted as grounds for early retirement on a reduced pension. Are there not already pensions for invalid officers on grounds analogous to those you suggest?—I think that the health certificate for retirement is very difficult to get, that you must be completely incapacitated, and this suggestion is more for a man who is simply an invalid with health continually bad.

28630. And upon a certificate you would suggest that officers should be pensioned at rates varying from £150 to £700, according to their length of service?- Yes,

28631. At present you say they can only be pensioned on those lines if they are totally incopa-

citated ?—I think that is so.

28632. (Lord Ronaldsday.) Could you explain to us in a little more detail the actual system of training of junior Civilians when they came out to this Presidency? First, does the Local Government lay down regulations governing the system of training which the young Civilian has to undergo?—The Local Government has loid down some regulations. First of all you must be in charge of a Treasury, secondly, you must have passed the departmental examinations, and thirdly, you must try a certain number of third class magisterial cases and second class cases before you can rise to the higher grade. It is understood, but I think there is no rale about it, that yen must tour to a certain extent with the Collector end get some district experience. 28683. When you say a man must be in charge

of a Treasury, does that mean that he has to be in charge of a Sub-divisional Treasury for a certain period of time !-No, a Head-quarters Treasury for six weeks.

28634. That is a definite regulation?—Yes. 28635. Could you tell us what happened to you when you first came out? You came straight out to Bombay?-Yes.

28636. And then you were sent to some district head quarters?-Yes, I went to Ahmedabad.

28637. And you were put in charge of a Collector there?—Yes. 28688. How did you spend the first few weeks ?-The Assistant Collector took me out on tour at once with him; he helped me to buy a horse and a tent and I visited some villages with him, and I learned a little grammar is my space time, and then I came back to head-quarters and lived with the Collector.

28639. How long were you on tour ?-In the first instance about six weeks.

28640. Did you try any cases yourself during that six weeks ?- No.

28641. You saw the Assistant Collector trying cases ?—As all the cases were in the remacular it is hopeless to attend cases for the first three or four months.

28642. You really spent most of your six weeks in acquiring the radiments of the language? Yes.

And then you went back to head-28643.

quarters?-Yes. 28644. What did you do there?-I lived with the Collector for two or thice months and went out on tour with him once or twice. I worked with my Munshi two hours a day at languages. I

do not know that I did much else. 28645. That brought you up to about the end of four or five months' service ?- Yes : I finished off the touring season, and in the hot weather I took the Treasury and remained in charge during the hot weather. Then in the rame

I started trying third class cases, 28646. After you had been out how long ?-About six months.

28647. Did you do that before you passed your first departmental examination?—I believe I tried one or two.

28648. Did you find any difficulty on the score of your comparative lack of knowledge of language ?-Of course, it was difficult; you have

anguage :—V course; It was unduct; you have to have everything interpreted to yon. 28649. How soon did you pass your first departmental examination?—After six months. 26650, Then what did you do?—I tried second class cases, and for the rest of the rains, I stayed in head-quarters doing nothing much else. As soon as the touring season began I got charge of a single taluke for a month or two and then I was posted to a separate district in my own sub-

28651. Was that before you passed your second departmental examination?—A month

28652. When you passed your second departmental examination your period of training was considered to be ever?—After that you train yourself with your own work. We have to go to Poons before the second departmental examination and pass an examination in survey and agriculture. There is a three weeks' course in survey and settlement and three weeks in agriculture, 28653. Did all the young Civilians under

training go through that course together ?- Survey and agriculture, yes, but now the survey is sepa-rate. Survey you do in your own divisional head-quarters and agriculture at Poona. You do your survey with the Superintendent of Land Records in your own divisional head-quarters.

28654. With regard to what you have told us about the expenses of the young Civilian when he first comes out, could you tell me, roughly speaking, what the cost to him is of camp equip-ment, tents, and horses?—With one horse I should think a thousand rupees.

28655. Would that cover the camp equipment the tent, and the horse ?-Yes.

28656. Does he get an advance for that from the Government?-You can get Rs. 500 for tentage from the Government, repayable by instalments.

28657. For the first few months the young Cryllian is out here his monthly salary is practically absorbed by these necessary expenses?—Yes. Of course there are other expenses which are on course are are called a course which are cannot count as official expenses, like guns, and so forth, so that the expenses is very considerable when you first come out.

continued.

28658. Do you know what period of time you have to repay the Government advance in ?-No; they simply deduct your monthly tentage Rs. 10 per month until it is repaid. It took me

four years I think.

2865) With regard to your suggestions for the syllahus of the final examination, you think that the Political History of India since the Mutiny should be included as an optional subject? Do you know of any standard test-book on the Poli-tical History of Iudia since the Mutiny?—I certainly do not.

28660. You do not know whether it could be satisfactorily taught then?-I have no doubt a hook would at once appear if we made it a subject.

28661. With regard to leave, you say in answer to question (115) that out of 147 officers who were on the first of October last of more than who were on the link of October has or more than to the four years' standing, no less than 22 had to go on leave on medical certificate before they had put in 8 year' service. Would you be in favour of a proposal such as this: that when a Civilian comes out he should have a leave-ledger as it were and that he should be entitled at any time to ask for so much furlough as he felt he required, subject to the convenience of the Government, and subject to the deduction of the amount which he took being made in the total amount of furlough allowable to him during his service?-Certainly. I suppose that would meet every requirement.
28662. You think that would be a great

improvement on the present system?—Certainly, 28668. You do not think there would be any 28005. Fou do not tank there would as any danger of arbord-sighted officer taking the whole of his furlough during the earlier period of his service?—I toink Government would see to that.

It is not always easy to get furlough-28664 (Sir Theodore Morison.) Do you mind expanding a little your asswer to Lord Ronaldshay? What do you mean by Political History ?- I mean the constitution of the Councils, History — I mean the constitution of the Councils, the Legislative Councils, the different Acts and have taken place. I understand there were certain important Acts and Legislative cancetments in the last 50 years and it is of those I am rather thinking of. It is constitutional history rather than

28665. I did not know whether you intended to include other social movements, the growth of education and things of that sort?—I hardly think

that could be written yet

28666. With regard to your answer to question
(9), I see you contemplate the possibility of a considerable increase in the number of appointments. Have you any sort of figure in your mind as to the number that would be likely to be required in this Presidency in the next 15 or 20 years?—I do not think I could say.

28667. Do I understand that you think the Administration needs the creation of a considerable

number of posts?-Yes,

28668. Is it your opinion that the Adminis-tration is under-staffed?—In some points, yes.

28569. It is not for the sake of political concessions but, merely, as an administrative question that you think more posts need be created ?-I think I could point to some specific instances showing they are obviously desirable.

28670. You indicate the division of certain districts, and you suggest a number of districts in this Presidency which you think might be divided with advantage. Are there a certain number

which are too heavy to be adequately managed?
-I think some districts are too heavy to be adequately managed, but it would hardly amount to a division into two. Portions of other districts would have to be joined together and the whole divisions re-arranged. In no case, could I point to a district in which there is really work for two Collectors

28671. You would make three out of two or something of that sort ?-Yes; perhaps Sátára and Poonataken together would make three Collectorates.

28672. Is it in that direction rather than in the multiplication of officers in existing districts that you think it will be most helpful to the Administra-

ion ?—I think probably in that direction.

28673. In the multiplication of units?—Yes, because the Collector remains the head of the district and is well-known to everybody, whereas

in a very large district he is quite auknown.

28674. Without specifying any particular number you think that an increase of posts in the

Administration is desirable?-Yes 28075. Several times in your evidence you have referred to the competitive examination for

the I. C. S. as a "cram" examination. Are you an Oxford or Cambridge man?—An Oxford man. 28676. Does it contrast with the Schools in

Oxford !—Very much so, 28677. Would you define it as a "cram" examination in contrast with the examination in examination in contrast with the examination in the Schools I—familial say a rey large number of questions asked in the I. C. S. Examination and questions which directly follow the issue of the lectures which everybody goes to and test-books which everybody reads; so that you simply reporting elapsies in books "which we oppor-learned up beforehand or have bad the oppor-tually of doing, instead of having the question put in each a light that you have to think it out vorscolf each time. yourself each time.

28678. Does that mean that the " grammer" has been more active with regard to this examination than he is with regard to the Schools, or that the examination itself is of a different type?—The examination is rather different in type. I have the examination capers here and 1 have marked the questions which I consider to be "cram" questions. 28679. Would it be fair to say that the

examination is to a greater extent a test of acquirements of things that could be got up than a test of hrains, as compared with the Oxford examination?—I think that would be a perfectly true way of stating it.

28680. That it does not test brain power so much as acquisition?—That is so.

28681. In your answer to question (124) you mention family considerations as grounds for retirement on a redeced pension. Could you explain what you mean there?-I mean that a man might have an invalid wife or invalid children who could not live out in India, and it is hard luck on him to keep him out here separated from the rest of his family.

28682. (Mr. Chenhal.) I have some difficulty in understanding the last portion of your answer to question (9). I want to know on what your conclusion is based that the Indian Civilian is not really a representative of his class and race?— I mean the Givilian trained from the age of 17 I mean the Couplant states a rom the age or 17 or 18 in England in purely Western ways, who has given up his own caste, very offee his own religious ideas, and the customs of his people and

adopted purely European ways of living. Therefore, although to a large extent he is representative, he is not entirely representative.

he is not entirely representance.

28883. Have you seen specific instances of
Indian civilians returning from England who have
lost fouch with their people? Take the nine
Indians who are in the Bombay Presidency, which are the only instances you can possibly have before your eyes. Looking at their ways can you say that they have lost all sympathy and touch with their race and people?—I do not attempt to 58.y s0

28684. So far as you see the Indian civilians returning from England after four or five years' stay there, have you found any notes! instances of their having lost touch with their people or of their being out of sympathy with their people?— I say their relation to their people is very much changed by their education in England and they are no longer quite so representative as they

otherwise would be.

28685. Am I to understand that for a person to be a representative of his class and race he must practise all the superstitions or other practices which his race have been observing for centuries?—No. I think you may be a good Hindu without practising superstitious practices.

28686. Although, I might have given up the beliefs or practices of my own class, still I am perfectly capable of understanding the feelings and ideas of my own people, although I may be living in English style?—That is so.

28587. I want to understand something more about these "cramming" institutions. Can you say that in those who have passed the Civil Service examination and are holding posts out here you can detect the "crammer's" element? -- I know for can deceed the transmers seek as a fact that, in the year I went in for the Civil Service examination, 31 men spant mere than three months at Wren's and 18 men spent more than one

year at Wren's.
28688. Your knowledge of the men might perhaps enable you to say that certain individuals passed by "cramming," but supposing six Indian Civil Servants came out after passing the competi-tive examination and you had them working here with you, could you in your intercourse with them

for a moment that a man is in a University in England for three years, and does not succeed in the examination the first time, and during the second year remains in a "comming" institution and then passes, what is the disadvantage in that !-I think it may be conceded that " cramming " is not education, and that a well-educated man is more likely to be wise and sensible than a merely "examined" man.

28690. But the man has been for three years at a University and has taken a degree there, and only stays for one year at a crammer's institution. If he pusses the examination where is the dis-advantage?—Why not have the educated man who can pass at the first shot? He is probably a more table and better educated man than the educated man who fails at first and afterwards gets through by "cramming." He ought to be a man

of higher calibre at any rate.
28691. You cannot say that in actual life you

which a man works when he gets out bere, that he is less officient on account of having got through the examination by passing one year at a "oram-mer's"?—No. I should say very generally that a "crammed" man was probably less efficient than an educated man.

With regard to the time-scale you propose, take a young man who passed in the same year with you and who accepted Home Service: what would be his initial start at home?—I do

not know, but I helieve £200.

28693. I want some information as to how the initial starting pay of an Indian civilian here and that of the civilian at Home compares ?- I am

sorry I have not got any figures.
28634. (Mr. Macdonald.) With reference to your answer to question (115), where you say that 32 out of 147 officers have had to go on leave on medical certificate, does the Civil list give us any. information as to how many of these men have taken privilege leave before broaking down?-The Civil list does give such information

28695. Did you happen to look at it?—No. 28696. When did you have your last holiday yourself? -I had three months the year before

28697. And you have been working very steadily from that time till now?-Yes, without a heliday.

28698. How long have you been working without a break up to now?-One and three-

23699. If you had chosen the Home Civil Service instead of the Indian Civil Service you would have had probably two months holiday in that time, would you not?—Yes. 28700. And the conditions of work at home are

not so ordness as the conditions of work out

here ?-That is so.

28701. So that really, as a matter of fact, you would have been far more liberally, supplied with holidays at Home than you have been here? -Of course, we are accumulating furlough,

28702. But, apart from accumulation would have had your holidays, and the justification for a holiday is that the strongest and most energetic men want a rest at least once a year, more parti colarly when they are doing very heavy brain work and undertaking heavy responsibilities such as a member of the Indian Civil Service is doing?— That is so

28703. Do you not think that it would be far better for yourselves if you had to take your. .. helidays more frequently and were not allowed to accumulate them?-If one took them more frequently I take it one would get shorter holi-days, and I do not see where one would be able

28704. Is the difficulty simply one of getting a place to go to ?-I do not think many want to go to Simla or places like that, as there is

nothing much to do there.

28705. You have hill stations in Bombay?-

Not very pleasant ones. 28706. Still, there is the physical fact that you go on working for years without a break. How can suppody expect that you are going to keep fit under those circumstances !- As a matter of fact we do have a considerable break once or twice a year. At Christmas we get twelve days, and as everybody gets it at the same time the majority of see the results of "cramming" from the way in hard exercise, shooting or whatever it may be, and Mr. B. B. EWBANK.

Continued.

it makes a very good and useful heliday in the middle of the cold weather.

28707. But these figures, 32 out of 147, show a very heavy casualty, and I put it to you: How can you expect to have a light casualty sheet when you go on in the way you are going on, overworking for long periods, accumulating leave, and then going in for a bout of heliday-making ?-Of course, going a nor a note that the control of the control diffi-tables. There is the difficulty of baying no place to go to, and there is the difficulty that it is always inconvenient to have somebody else in your office for about a month, because, he shelves all the work until you come back and you have to do it then,

28708. That is the debit side of the account. Would you put on the credit side of the account the broken health of the officers? -Yes.

28709. It is nother a lad position to be in,

is it not?-We do not all break down. 28710. But your casualty list is very heavy, as you have shown ?-Yes.

28711. (Wr. Fisher.) When you were examined for the Service was there a maximum number of marks ?-Yes, 6,000.

28712. That had only been recently imposed? ... That was the first year.

28713. The object of that was rather to limit recourse to a "crammer"?-Yes.

28714. Is it the opinion that this was done?-I do not think it limited the "cramming" at all. On the contrary, as I have said, some men all. On the country, as I have early under the 23 years' course, came in under the 24 years' course after one year's "eramming", and passed very high up.

28715. Under the system of the maximum?-Yes, and with 24 years, which gave them a second trial.

28716. I am not quite certain whether if your recommendations in your answer to question (51) with regard to the probationary course were carried out, you would prefer to have a probationary course in England or send the men straight out to India?—Personally, I should prefer to continue the one year in England.

28717. With a revised probationary course?

28715. Do you think that men would really settle down to work in one year?—Ne, I do not think they would work very hard. 28719. Then, why would you interprese this

year between the examination and the period of training in India !- I think there is a lot in the fact that one adjusts one's point of view. A man knows where he is going to, and although he does not work very hard at a definite subject he reads round the thing a great deal. Just as the Governors when they are coming out are given notice six months beforehand and have time to read about the subject, so the same opportunities should

be given to us. 28720, In other words, it enables you to get

up steam for your future work?—Yes,
28721, (Mr. Madge.) Your suggestions in answer to question (1) seem to me to make for some recognition of family claims, having regard to the fact that a man cuts himself adrift from all home Do you think if the Board of Selection which you recommend made some allowance, for family claims, other things heing equal, it would be a good thing for the Service ?- I think if a man had family claims they ought to be apparent in his bearing or manner or in some way, apart from the fact that he is understood to be of a good family.

28722. I mean a family that has served in India for instance?—I do not think the mere fact would be sufficient.

28723. Admitting that the man has a high intellectual and moral standard, would you allow the Board to make some allowance for him if his father had served here for years and cut himself adrift from home opportunities?-The Board suggested by mais simply a Board of Veto and I take it a man with a family in India would not be a man likely table vetood. I do not think I can say more.

28724. According to your enswer to question (9) you want a fixed number of posts reserved for Englishmen: do you think the limit should be a statutory one, or changed from time to time according to the judgment of the Government at particular crises?—I am afraid I have no opinion on the point.

28725. If you have a fixed statutory limit you 2012b. It you have a near search y mine you cannot change it within a certain considerable time, whereas if you left it to the Government here to fix that limit from year to year, it would leave it open to them to meet crises as they arose?—I think it would be probably better to fix it by statute in the first instance.

28726. With the risk of not being able to change it if it was absolutely desirable immediately ?--Yes.

28727. In your proposal for a separate examin-ation in India, have you overlooked the fact that the present standard of education is so high as to secure the passing of but a small number of candidates, whereas the vacancies, declared for a particelar year, are declared with reference to actual needs? Supposing the successful candidates fall short of the vacancies, how would you fill up the gap ?- The examination would be competitive, and if the unmber of vacaucies were els, the successful candidates would be the first six on the list, whatever their qualifications.

28728. But supposing the Vacancies were a larger number and the standard of the examination was so high that a smaller number of candidates passed, and there was as a matter of fact a gap, how would you fill it up?—If Indians would not accept the posts that were thrown open to them I think it would be necessary to appoint English-

28729. How long would you wait ?-I do not think the contingency is at all likely to happen.

28730. Several Indian witnesses have told us that if there was a simultaneous examination in this country the number of successful candidates would be very small for a considerable number of years. What is the average number of vacancies each year?—In this Presidency—7.2.

28731. And you think the chances are pretty-equal of there being a successful number?—It would mean about one Indian per year and I take

would be always forthcoming.

28782. In your engestions for repressing "cramming" do you think that if subjects were given instead of text-books the candidate would come off better ?- In most cases at present subjects are given, not text-books.

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28739. In espective of text-books?—Yes. English literature is the only one I think in which

text-books are set. 28734. But you said the questions set at present usually follow the lines of the text-books. Is it not desirable to dispense with text-books and just give the subjects generally F.—By text-books I mean any books which are the standard school authorities; I do not mean specially prescribed books for the Civil Service.

28735. Do you think it better for a man to come out comparatively young or comparatively old with hetter formed character?—I think the

28736. As regards privilege leave, apart from considerations that have been already pressed upon you, it is said, that advantage is taken of privilege leave and the civilian today is allowed more furlough to go out of the country oftener than former generations of civilians went, that the older class of civilians stuck to the country and were supposed to have acquired greater experience in that way. What is your view?—1 think it probably does to a certain extent militate against the personal knowledge of the people which the old civifian used to have.

28787. To that extent then it is not for the good of the country that there should be much accumulation of leave?—That is true.

28738. If it is from consideration of health that people want to run away, it may be, that the present generation are not so robust as their predecessors ?- It may be so.

28739. (bir Murray Hammick.) With regard to this question of furlough, I think the statistics you produce are hardly correct on the face of them, although, perhaps, they may be accounted for by some special period. A great many of the last eight years of Bombay have been famine years, have they not?-In a portion of the Presidency.

28740. And I suppose it was very difficult to get ordinary furlough during those years? - Yes.

28741. During the time of distress and framme in Madras ordinary furlough would be stopped. Was it stopped in Bombay?—I think it was only stopped in 1900-01. As far as I know it has been fairly regular in all other years,

28742. Very likely a number of these people who took a medical certificate found they could not get ordinary furlough, while it is exceedingly not get ordinary infringin, while it is exceedingly askip to get a middled certificate if you can prove you have been a certain number of years in the country and you are below pay. Do not you think that might have happened here to account for this very large number of persons who took medical leave?-- In no case that has come under my notice has it been due to that. It has been due to the man breaking down from overwork.

28743. You have known a good many of these 32 cases as those of men who have actually broken down?-I only know the recent cases.

28744. With regard to the expense of junior officers, they have to hay tents, and I suppose you have a standard of tent you have to get?—Yes, a certain size of tent.

28745. In most Presidencies where civilians have to buy tents the Government laya down the class of tent they have to get. A Collector, for instance, has to have a certain number of square

feet of tent, and a Joint Collector has to have a tent of a certain size, and the Assistant Collector a tent of a certain size. Is there not a rule of that kind in Bombay ?- I think that rule applies only to office tents and you can purchose your own feat at your own convenience.

28746. An Assistant Collector then can go out in Bombay in a 90 lbs. military officer's tent if he likes?—I think he could.

28747. Perhops that occounts for the large amount of sick-leave you get. I know that in Madras the Assistant Collector cannot possibly buy a decent set of tents under at least Re. 700 and that leaves a very small margin for his horse and comp furniture. Your Rs. 1,000, I think, is rather a carrow margin for an Assistant Collector to begin on, and I should say, it would almost cost him Rs. 2,000. Did you manage to start on Rs. 1,000 ?-I was calculating only one tent and ue horse, but I take it most Assistant Collectors have two or three tents and two herses,

28748. And he needs some farmiture too?-

You generally hire that.

28749. The result is that for the first three or four years, unless the I.C.S. man brings some money out with him to the country, he is probably under considerable reductions of pay ?-Yes.

26750. And you think it very advisable to increase the pay of the I. C. S. and that the junior officers should receive a good deal of attention in that direction?—I think they deserve attention.

28751. As far as recruitment at Homo g do you think that the idea that an Assistant Collector when he comes out has a very bad time financially is likely to affect the popularity of the Service at Home?—Yes. I think the immediate prospects of a man who very likely has some debts make a considerable difference,

28752. When you passed your examination did you take notes of cases ?—No.

25753. Did you attend the Law Courts ?- No. 28754. If you had a system under which candidates attended Law Courts and had to take notes of a certain number of cases, take down the actual depositions and all the points that were raised by the lawyers appearing on either side, and the remarks of the Judge on the various points, and those papers had to be submitted to the examiner who subsequently examined the candidate and produced the papers at the viva voce examination, and cross-examined the candidate on the notes and proceeded to value them, you would quite understand that a system of that sort might be very profitable to a Civil Servant?—I agree.

28755. (Mr. Heaton.) So far as you know, do Assistant Collectors go about in 90 lbs. tents?--

Certainly not

28756. They have a much better class of tent

than that?-Yes.

28757. (Lord Ronaldshay.) I just want to ask a further question to clear up a suggestion made by Sir Murray Hammick. His suggestion that some of this medical leave to which you have referred might have been medical leave in name but andinary furlough in fact is surely not the case. because none of these men had served for eight years, and I understand that no officer is entitled to ordinary furlough until he has served eight years?—That is so.

28758. That suggestion, therefore, must be irrelevant?-Yes

(The witness withdrew.)

[contammed.

STARLEY LOCKHART BATCHRIOR, Esq., LOS., Judge of the High Court of Judicature, Sombay,

Written answers relating to the Indian Civil Service.

28759 (1). What is your experience of the working of the present system of recruitment by open compositive examination for he ladion (2014). Service? Do you accept it as generally satisfactory in principle. The working of the present system of recruitment seems to me generally satisfactory in principle. By that I mean that I have not heard of any rival system calculated, in my option, to yield better results. The broad general detection how construct seems to me to give excellent taw material for the formation of good public servants. I stated great importance to the avoidance of nepolism in Linius appointments; and I doubt whether any other system would be equily successful in securing this advantage.

28760 (7). What is your opinion regarding a system of simultaneous examination in India and in England, open in both cases to all natural-born subjects of His Majesty?—In the present state of India, I think, that the introduction of simultaneous examinations would be premature. Smaking generally, I am of opinion that the successful candidates in England are likely to become good administrators not so much by reason of the qualities which the competitive examination discovers as by reason of cortain qualities which, in the average, such candidates are assumed to possess : among such qualities I would reckon framess of character, readiness to initiate measures and to accept responsibility, and a general desire for fair play between con-tending castes or sections of the community. My experience suggests that these qualities may be rightly assumed to exist in English candidates for office in India, but, I regret to say that, deres for other in Linds, out, I regree as a sense so far as my experience goes, it would not yet be safe to make any such general assumption in the case of Indian candidates. Comparatively, few Indians extend their vision to the general welfare of the country; most are concerned only with the interests of the caste or sub-division of a caste to which they happen to belong. The such concerns, is in an exceptionally advantageons position for doing justice between all classes, whereas, even the best of Indian officers are, I think, not infrequently embarrassed by social or caste pressure. Moreover, in the present state of the country's development, I apprehend that if simultaneous examinations were introduced without restriction, there would be serious dauger of swamping the administration with members of one particular easte in whose inte-grity and impartiality members of other creeds gray and imparatory memors or other dream and castes do not by any means place implicit reliance. It is also, I think, certain that in the present condition of India mere intellectual ability is not by itself a sufficient equipment for a good administrator. He must, as I have suggested above, possess many other virtues which no intellectual examination could test. In India there is a tendency for the intellectual classes to be merely intellectual, and to show some want of interest in out of door work, and some want of capacity to handle disorder or tumult with firmness. It is also my belief that India is a decidedly aristocratic country, i.e., the masses of the people attach more importance to genealogy than to brains. If an Indian officer, of whatever

intellectual capacity, is known to be of humble origin, he is apt to command less respect than he desarves. Here, also the extreme importance of good manners among our officers. I believe the evil effects of had manners shown by Englishmen to Indians are practically instalculable. But I do not suggest that such cases are of frequent occurrence.

28761 (10). If you do not approve of simultaneous or separate examinations in India, are you in favour of any system under which "Natives of India" would be selected in India for admission to the Indian Civil Service by means of (a) nomination; (b) combined nomination and examination; or (c) any other method? If so, please describe fully what system you would recommend. In particular, do you consider it recommend. In particular, on you consider the system all classes desirable that whatever the system all classes desirable that whatever the system all classes. how would you give effect to this principle? On the above and similar grounds I am not able to approve simultaneous or separate examinntions in India as an independent means of recruitment. But, I see no valid objection to the selection of Indian candidates by a system of combined nomination and examination. In a country where every post or office tends to become hereditary, care would have to be taken to prevent the appointment of the indifferent sons of good fathers; but that need not be an inon good maners; our case of appointments to judicial offices the power of appointing should, I think, he vested in the High Court, or, at least, that Court should have a consurrent voice. I consider it very desirable that, so far as possible, all classes and communities should be represented. By "so far as possible" I mean to the extent to which the principal communities of any Province are able to produce candidates should prefer the examination were merely qualifying, each community would have a fair chance of being represented

28782 (II). If you are in favour of a system for the part recruitment of the Indian Civil Serrice by a Natives of Indian in India, do you consider by a Natives of Indian in India, do you consider had a Native of Indian in India, do you consider that of Natives of Indian in Indian I

"The 1903 to her may use the use was the search any system of selection in Ladia which you may recommend for you may not be used in the selection in Ladia which you may recommend for young men who are "Natives of India;" as being in tion of, or as supplementary to, the present system of promoting to "Issee" possess of the Provincial Givil Services? If the former, what siteration, if any, would you recommend in the conditions governing the Provincial Givil Services?—In my opinion any such system of selection in Ladia should be in the coon of, and not supplementary to, the present system of promotion to "listed" appointments among officers of the Provincial Bervioes. But, the change would be change would be the change would be compared to the provincial Bervioes. But, the change would be compared to the provincial Bervioes. But, the change would be compared to the provincial Bervioes. But, the change would be compared to the provincial Bervioes. But, the change would be compared to the present the second to the change would be compared to the provincial Bervioes. But, the change would be compared to the provincial Bervioes. But, the change would be compared to the provincial Bervioes. But, the change would be compared to the provincial Bervioes. But, the change would be compared to the provincial Bervioes. But, the change would be compared to the provincial Bervioes. But, the change would be compared to the provincial Bervioes and the provincial Bervioes are the provincial Bervioes and the provincial Bervioes and the provincial Bervioes are the provincial Bervioes and the provincial Bervioes are the provincial Bervioes and the provincial Bervioes are the provincial Bervioes and the provincial Bervioes and the provincial Bervioes are the provincial Bervioes and the provincial Bervioes are the provincial Bervioes are the provincial Bervioes and the p

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be subject to the just hopes and expectations of the gentlemen already in the Provincial Services. 28764 (13). Do you recommend any separate

method of recruitment for the Judicial branch of the Indian Civil Service?—I should much

deprecate any separate method of recruitment for the Judicial branch. 28765 (20). On what principle should the subjects for the open competitive examination be fixed? Do you accept the principle laid down by Lord Macaulay's Committee in 1854, and since followed, that "the examination should be of such a nature that no candidate who may fall shall, to whatever calling he may devote him-self, have any reason to regret the time and labour which he had spent in preparing himself to be examined," and that the object should be to sceure, not specialists in any particular subject that may be useful in a subsequent Indian career, but the ordinary well-educated young man of the period ?—The principle laid down by Lord Magaulay's Committee seems to me un-Lord Receasing Commuttee seems to the un-questionably sound. A man's real training as a servant of the State begins after he lands in India, and the only specialized subjects which I would recommend are Indian languages and law. 28768 (29). Do you consider that a minum proportion of European subjects of His Majesty

proportion of European estipects of His Majesty should be employed in the higher posts of the GVII Administration? If es, to what properties of the posts included in the Indian GVII Service eader do you consider that "Natives of India" might, under present conditions, properly be admitted f—Yes, if the administration is to retain it character as Bristiab. On several important points of administration the current Indian posts of administration the current Indian posts of the property from the Design and the points of administration tale current Indian toolson differ charply from the Boglish, and there is reason to think that on such points even advanced Indian opinion is only beginning, tentatively and uncertainly, to follow the European lead: as an instance, I may mention the subject of preventive measures against epidemic

disease 28767 (52). In particular, please state your opinion as to the desirability during the period opinion as to the destinuitity during the period of probation of (i) compulsory attendance at Law Courts in England and reporting of cases; (ii) the teaching of Indian Law in addition to the general principles of Jurisprudence; (iii) the teaching of the grammar and text-looks of Indian Lamusless with on articles of Indian Lamusless with on articles of the Indian Lamusless with on articles of the Indian Lamusless with the articles of the Indian Lamusless with on articles of Indian Lamusless with on articless of the Indian Lamusless of the Indian Lamusle teating of the granular and teathers to tride in large swith or without any attempt at collequid instruction; (iv) the teaching of (c) Indian Geography, (b) Political Economy, (c) Accounts 1—I am strongly of online that all these matters should form part of the candi-date's curriculum. I attach particular importonce to :-(i) the compulsory attendance at the Law Courts and the reporting of cases; (ii) that teaching of Indian Law; (iii) the teaching of the Indian Vernaculars with special attention to colloquial instruction.

28768 (53). Do you consider that the probationer's course of instruction can best be spent in England or in India ?—In England.

28769 (58). In the report of the Treasury Committee appointed to consider the organisation of Oriental Studies in London (1969) the view is taken that the preliminary training in Oriental languages and in law required by probationers can be given better in England than in India, because of the difficulties which junior civilians would experience in learning these subjects in India, the lask of good Land Land Land Refuse India, the lack of good teachers in Indian district head-quarters, the difficulty of even good Indian teachers appreciating the European student's

point of view, and the difficulty of arduous study in a tropical climate. Do you consider that these objections could be met by a suitable scheme of instruction in India?—I think that these objections are very serious and could not be met by a suitable scheme of instruction in

28770 (62). Do you consider that there has been any deterioration in the knowledge of the Indian languages possessed by members of the Indian Civil Service? If so, what are the causes? Are you satisfied that European members of the Indian Civil Service attain to an adequate proficiency in the study of the Indian languages, and if not, how could this best be remedied?—The allegation is often made, but I have never seen any real evidence that such deterioration has occurred. At the same time I am not satisfied occurred. At the came same same seasons that European officers always attain to an adequate proficiency in the Indian languages, I would make the examinations stricter, and I would make the exeminations stricter, and I would offer rewards and grant special facilities for high proficiency. Much of this is done even now in theory, but the extjenction of the service prevent much practical good. There are many languages and senior men must at times he posted to district of which they do not know the language; but, if the importance of the general principle is recognised and accepted, the practical difficulties may be much reduced.

28771 (64). Please give your views as to what steps (if any) are necessary to improve the pro-ficiency in the knowledge of law of members of the Indian Civil Service, distinguishing between recommendations applicable to all officers and to officers selected for the Judicial branch. In A other severest real colorate rooms. At particular, do you favour a system of granting study leave to Europe, and it so, what course of study course for a call to the Bar, reading in Euroseast Chambers or other), and what on-ditions do you propose —The following note was written by moon the 18th January last on this subject at the invitation of the Government of Bombay :-

"It should be premised that this note has to be written at a distance from any opportunity of consulting either other interested officers or books of reference. It must, therefore, he read as embodying only my present impressions which would be liable to correction or qualifica-

tion on further information. "2. In reply to question (13), I think that the present method of recruitment for the Judical branch of the Indian Civil Service should be maintained. I attach great importance to the general education and culture secured by our present methods and I am not aware of any system calculated to yield better results in these respects. It is, of course, essential that our Judges in India should be lawyers, and I would Judges in India should be invyers, and a wome spare no pains to make them expect and accomplished lawyers; but it is, in my view, desirable that they should not be more lawyers. It is important to the right discharge of their duties that they should be the coughly familiar with the language, customs, prignos and social cherronous, and modes of thought of the observances, and modes of thought of the Indian peoples among whom their work lies. monan peoples used works where work in the beat work in the beat and to exclusively on the study of the law. The onus is, of course, on those who advocated a change, and I can only

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say that up to now I have unt heard of any alternative system which I should prefer to that

which now obtains. "S. But if, as I think, the present system supplies the State with excellent material out of which to make lawyers and Judges of more than ordinary competence, then it becomes of espital importance to turn that material to the best account. It is here, I venture to think, that we have hitherto failed, and here, consequently, that reform should be introduced. I would make no change in the Civilian's career up to the point where, having passed all his examinations, he has spent at least six vears in moving about among the villages in his charge and so geiting to know the people and their language with an intimacy which and their experience is likely to formish. When these foundations have been laid, the addition to the technical legal training, which would to use technical regal scanning, which would have been begun in England, should be made. If possible, the young man should be given facilities to be called to the Bar. The exigencies facilities to be collect to the 3st. The cargenace of the service analy, however, stand in the way of any general measure of this kind; and, in that case, the Civilian (say, on the first brindly) should read in the Chambers of a pracising entity Barrister in England. The Barrister competent for receive young Civilians in this way and the carefully selected—which might be done in consultation, with the India Olice and their certificate at the end of the period of study should entitle the Civilian to such emoluments as would prevent his being out of pocket by thue fitting himself for the service of the

State. "A I desire to add that, except as conferring a certain professional cashet which even hostile orities would feel bound to respect, I do not attach any overwhelming importance to mere call to the Bar. After all, so far as I am aware, the recruitment of the Bench from the Bar is the recrutation of the Bench from the Bars is possible to England: France and Germany, I believe, obtain perfectly compotent Judges by other means. Moreover, the mere call affords but little promise of the candidate's future eminence as a lowyer; and for practical purposes I should doubt whether the knowledge thus obtained would be as useful tas the insight thus obtained would be as useful has also legal babits of thought, which would be gained by diligent study under a Barrister in good practice. In this context it is important to motice that difficult questions of pure law are rarely encountered in our District Courts; more than three-fourths of a good Judge's working time is occupied in the even more difficult task of finding correctly on disputed questions of fact.
That, beyond all comparison, is his state duty;
and to do that accurately and sagacously
demands many more qualities than those which count in an examination for the Bar, Among such qualities I would reckon patience, robust common sense, and a real living knowledge of the Indian people, their customs and languages: with these gifts, and with exhaustive codes on with these gives, and want exhauster to this hand, a man with no pretensions to be a learned lawyer would, in daily practice, be a far more efficient District Judge than the subtlest or profoundest daily work and practice there is all the difference in the world between a law Lecture-

room and a Judge's Court, whether the Court is in India or England."

28772 (65). Do you recommend any special

course of study in law in India for officers selected for the Judicial branch?—Yes, 28773 (66). Do you recommend any special training in subordinate judicial posts for officers selected for the Judicial branch? If so, please give details?—Yes: I think every man selected for judicial office should spand at least six

months as an original Judge trying original suits. 28774 (92). Are the present rates of pay and grading suitable? If not, what alterations graums suitables it not, what siterations do you recomment?—In my opinion the rates of pay and grading are insufficient. There should be a truns-scale for junior officers: the scale should begin at Rs. 450 and should run on to Bs. 1,350 after 12 years' service. I think also that Judges and Collectors can make out a very strong case for increased pay. Work has increased very much; and living has grown much more expensive both in India and in England. Sessions In Iges in Bombay are noticeably worse paid than in other l'rovinces; this should be remedied. I desire to add that in my view it should be incumbent on Government to provide suitable residences for the Collector and the Judge of each district at a fair rent. Those officials are permanent and should be provided for. Of the two, the Judge is the less favoured.

Written auswers relating to the Provincial Civil Service.

28775 (I). Please refer to Government of India Resolution No. 1045-1058, dated the 19th August 1910, defining the general conditions which should govern recruitment to the Provincial Civil Service, and reproduced as Appendix A. Are these con litious suitable, or have you any recommendations to make for their alteration? My note on this subject must be confined to the Subordinate Judges. I have some experience of these gentlemen and their work, and I regard them, on the whole, as a highly efficient body of public servants. It is my opinion that their claims on the State are at present underestimated both as regards remuneration and in other ways. I find that much dissatisfaction oblive ways.

at present exists with the present method of apprintment by Government. I am bound to say that I share that feeling. The present system seems to me unsatisfactory as regards the caudidates themselves, and not well calculated to secure the hest men for the service. That system, as I understand it, is briefly this; after passing their final examinations, those gentlemen who wish to enter the Subordinate Judiciary submit their applications to the Private Secre-tary. There the applications remain for some years nutil a particular candidate is selected and appointed; sometimes he is the senior on the list; very often he is not. But no candidate knows why a junior man is selected over his head. Moreover, the system is complicated by what are called "qualifying posts," which are a device invented in order to overcome or evade device investment in what is a set of a set of first appointment; a candidate by obtaining one of these "qualifying posts" can keep his claim alive indefinitely, whatever his age may be. Many of these qualifying posts are on such low salary that the incumbeat necessarily suffers in prestige and dignity; there are obvious disadvantages

Mr. S. T. BATCHELOE. 4th March 1913.1

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in suddenly converting a poorly paid clerk into a Judge. Further, the absorption of these posts by men who have no intention of retaining them blocks the proper flow of promotion cameng the elected establishments. Also, many of the posts, though technically "qualifying," are not really so, because they involve duties of a merely ministerial character, so that the holder of such a post is in a fair way to forget whatever law he once Such a system seems to me bad for the State, for really capable men prefer to take their chance at the Bar rather than submit to these cannes as use nar ratner una susumi to those morritaints and disadvantages. It is also had for the candidates themselves, for it prompts them to rely not on their mentic, but on all sorts of chits and testimonials which they can succeed in extracting from highly placed efficials. Probably, a better system would be to offer the ascertained number of vacancies in any year to ascertained industrial of that year in the order of their passing and to make the appoint-ments, when they fall in, consistently in that order among those who have accepted the offer: order along about not be departed from, except for reasons stated. There is also, I gather, a wide-spread feeling in the Department that the appointments, or at least the promotions of the Sub-Judges, should be made by the High Court, and not by Government. As at present advised I should favour such a change, In netual fact the efficient administration of justice is the peculiar concern of the High Court, which has the hest opportunities of knowing, and makes it its business to know, the varying capacities of the Subordinate Judges; so far as I am aware, no such advantages can be claimed, or would be claimed, for the executive Government, which is fully eccupied by State business of other kinds. While on this subject, I think it any duly to refer to another point which is eausing some discontent throughout the Judicial branch, especially the State Tallette. cially the Sub-Judges: I mean the recent rule laying down that no Judge of the High Court is in future to become a member of the Executive Council. I am, of course, conscious that this objection may seem to come with a certain want ofgrace from one who, if the Rule were otherwise, might conceivably be himself an aspirant to the higher paid office. But, I must risk suggestions of that sort which I can do the more composedly as I am perfectly content with my own work and cherish no ambitions elsewhere.

The point is that, with an Executive Council The point is tend, when an executive Council demands of a judicially experienced officer, the impression prevails widely that judicial affairs and judicial functionaries run the risk of receiving far less attention than they deserve, that the interests of the department are apt to he subordinated to those of other departments which are more closely in touch with the Executive Government or of which the Executive Government more easily recognises the importance. With great deference and respect, I am of opinion that there is good ground for such apprehensions—not in the least, because the Government is conscious of any preferences, hut because it is so immersed in its own heavy cares of direct administration that it has littletime or opportunity to study the needs of the Judicial branch with the same attention which the High Court is in a position to devote. I am also of opinion that the rank and precedence of Sub-Judges should be higher than they are.

28776 (17). Are you satisfied that under the 20710 (17). Are you sussened that those the existing system of promotion the interests of individual officers and of the Administration are duly reconciled, and have you any suggestion to make regarding it, particularly on the subjects of selection for higher appointments and of the compulsory retirement of inefficient officers? computsory retrement of institution onners:
In regard to appointments to Assistant Judgedships I am decidedly of opinion that, if such
projectiments are not to be made entirely by the
High Court, they ought to be strictly subject
to the High Court's approved and concurrence,
Promotions to Sessions Judgesking from the

"""" Data Adul to war explaine he usually Promotors to ensure suggestings from un-ledian Bar, should, in my opinion, be usually restricted to gentlemen who have served as-fooremment Plenders. Such service improves their capacity as Judges of fact in Criminal cases, a matter in while! Indian gentlement without special training, sannot be said to be made and the service of the service of the service as a service as the service of the quite satisfactory. In such cases there is frequently visible a tendency rather to reach an acquittal than to deal fairly with the ovidence, and in private conversation one is often met with the view that it is useless to convict amurderer seeing that his conviction cannot restore the deceased to life. Such views, expressed or implicit, and a certain timidity in dealing with the more serious offences against the person are, I think, only to be removed by such training as the Government Pleaders: receive.

# . Mr. S. L. BATCHELOR, called and examined.

28777. (Chairman.) You are a Judge of the High Court of Bombay?—I am.

28778. You are opposed to simultaneous: examinations ?-I am.

28779. But you see no valid objection to selecting Indian recruits for the Indian Civil Service in India by a specim of combined nomination and examination?—Yes, Perhaps, I rather overstated that; when I said I saw no valid objection to it, I meant that if, all things considered, some such measure had to be taken, that was a better measure than the open competition.

28780. Do you think that the present single open competition gives sufficient opportunity for the acmission of Indians into the Service?—I am not prepared to say that it does give sufficient. opportunity.

29781. You would like to see some additional opportunity afforded to them?—Yes, My own leaving is to afford that opportunity rather by promotion from the Provincial Civil Service. Of course, it would not give you technically I. C. S. men, but it would give you men holding the same offices and drawing very much the same pay. If that was not considered sufficient to meet what the Commission held to be the legitimate aspirations, then rather than allow the pure compelitive system I would fall back on this alternative.

28782. Have you say idea to what extent you would admit Indians by means of an examination in India ?- No, I am not prepared to give a figure, ....

Mr. S. L. BATCHSLOE.

Continued

28783. Have you thought out at all what scheme would be the most desirable for carrying out an examination in India? For instance, would you have one which would be open to the whole of India or one which would be open to a select number of candidates from each Province in India ?- I should prefer that it be open to a select number of such candidates and that it should not

be a merely literary examination. 28784. Do you consider there is room for an increase of Indians in the Service today ?- I think there is room, but I am not prepared to say for how many more. I think the door ought to be widened, but I am not prepared to say exactly how far it ought to be widened,

28785. Do you think that on general political grounds the demand made is one which should be considered favourably?—Partly that, and partly I think owing to the promise which Indians have given and are now giving of being able to hald superior posts. I think probably that at first there would have to be some little sacrifice in efficiency, but my own idea is that that might be

accepted up to a certain point.
28785. You think that that sacrifice of

28786. You think that that marifies of endiency will tend to diminish as time goes on?—I think it youbshy will tend to diminish; that is my hope and my belief.
28787. Were such a scheme of a separate examination as you have not forward introduced, you would about a you have not form the Provincial State of the control of the control of the provincial state of the provincial stat of the other.

28788. But you would still retain a certain number of District Judgeships for the Bar?—Yes. I should be prepared to offer a few to distinguished Government Pleaders.

COVERMENT FRENCE'S

28789. Do you think that the abolition of the
"listed" posts would have a discouraging effect
upon officers in the Provincial Service I— As I kink
I have said befor, I would rather promote upwards
from the Provincial Service than give appointments by means of this separate examination.

28790. And you think that increased promo-tion from the Provincial Civil Service would meet the aspirations of those who desire to see an advance?-I think it would meet a great many of

28791. We have had an objection brought before us very often that under the present system those who attain to the position of the "listed" posts do so only late in life ?—That no doubt is so.

28792. Can you suggest any means by which those posts could be occupied by younger men?-I do not know at present of any reason mean — to not know at present or any reason why they should not now be occupied by younger men who give sufficient promise, after five, six, seven or eight years' service. I do not see any seven or eight years service. I to hot see any necessity in the nature of things why you are bound to wait until they are advanced in years before you give them "listed" posts.

28793. I suppose it would be difficult to select men over so many other peoples' heads?—That would be a difficulty, but my own impression is that, whatever you do, you will be confronted with that difficulty in India.

28794. Whilst that would be very popular with the fortunate persons selected, would the system, if hrought into general practice, tend towards the popularity of the whole Service?—No, not unless it was done with a staring hand which, I think, is only another means of saying that the selection would have to be very careful.

25795. In other works you mean that the selection of young men would have to be somewhat infrequent, and that, generally speaking, if you increased the "listed" posts they would have to go in the ordinary course of seniority?—I think pro-bably it would work out that way, 28796. These who got to these posts by

seniority would only get there at a considerably

advanced age? - That is true.

28797. Can you tell us approximately what proportion of District Judgeships you would fill from the Bar?—I should not like to see any proportion reserved for the Bar, but I should like proportion reserved for one part to see a certain proportion reserved jointly for the Bar and the Provincial Service, so that, the appointing authority, on a vacancy arising, would be free to select the best man from either branch.

28798. Either from one of the inferior grades of the Provincial Service or from the Bar?-

28739. You would also appoint a proportion to the grade of Assistant Collectors ?- Yes.

28800. What proportion of these Assistant
Collectorships would you suggest should be filled in
England and what proportion in India?—I am
not prepared to say. It is so long since I have been out of the Executive line.

28801. Under your scheme for an Indian examination would you suggest a probationary course for Indians in England?—Yes, that in my opinion is a very important part of it; I attach importance to that, 28802. What would be the nature of that

course and how long would you suggest it should last?—I should like to see at least three years

I do not know any better word for it.

28804. Therefore, you prefer to see them distributed?—Yes. I would certainly put every obstacle in the way of their going merely as a olique and settling down in one University and outque and seeming down in one contrary meets to England.

28805. You do not apprehend the other

difficulty, that if they go in small numbers they may find themselves somewhat isolated during their course?-That no doubt would be so, but I understand the India Office now are making rather good arrangements for their supervision 28306. De you think the India Office supervi-

sion would be such that they would be able to control the men in the College of a University?—
I think it is a matter of detail which may be arranged in consultation with the India Office authorities.

28807. Anyway, y of the two evils?-Yes. you regard that as the less

28808. You urge that probationers should get a good legal training?—Yes, I would have that imposed upon all civilians during the period of probation in England,
28809. Do you also set store by the collequial

instruction in England?-Yes

28810. Do you think that collequial proficiency as distinguished from the foundations of 154

grammar can best be taught in England?—It was taught to me. I was not at Oxford or Cambridge

but at London, and at London both Marathi and Gujaráti were taught to me. 28811. Did you find you could talk with the

cople very well when you came out ?-Yes, on my English instruction 28812. Is not that rather exceptional f-We had an Indian to teach us and that may be

exceptional.

28813. You have found by experience in India that you could learn the language from an instructor in England as well as if you were going about amongst the people here?—No, I would not go so far as that. In my particular case, I had learned enough to carry me round. The point I was making there was that I wished to insist on the colloquial part of it. All these vernacular languages, if they fall into the hands of a certain class of totors in this country, become mere Senskrit and that should be avoided at all costs. It is no use teaching that Sanskrit vernacular to a man, because the person you have to talk to is the man in the field, and it is his language that the young Civiliun should

28814. It is in the field that the young Civilian mainly learns the language, is it not? Yes, and it is to the field he ought to go first.

28815. You sat great store by the Indian going to England for a three years' course. is your view about the European during his term of probation?—We had two years in my day, and I do not see any objection to that.

28316. Do you think it is best passed in England?—I think so. 28317. And then the men should come out for an ordinary year's probation under a Collect-or?—Yes,

28818. In regard to pay, would you be in favour of a time-scale for District Officers as well as for Junior Officers?-I cannot say, because that is a question I have not thought out; I only suggested a time-scale to remedy the real disadvantages under which the junior men are

now labouring. 28819. Would you maintain the present system of recruitment for the Judicial branch ?- I would 28820. And select officers for the Judicial branch with not less than six years' service ?- Yes. 28921. You regard this six years' service on the Executive side as a matter of importance in

their subsequent career ?-I regard it as absolutely 28822. In your scheme the officer would take study-leave in England?-Yes, after he had been

, out in the country for some time and had sat as an original Judge for about a year. 28823. After he had been out about six

years?-About six or seven years

28824. You think that on officer should have some experience of the charge of a Sub-judge's Court?—I do.

23825. Would you give him that experience before he goes to England for study-leave or on his return ?—Before he goes Home, 28826. In answer to questions with regard to

the Provincial Service I see you explain at length your objection to the present appointment of the Subordinate Officers to the Judicial Provincial Service. You think that a better type of man could be appointed from that effice by means of another method of appointment?—I do.

28827. The present method being nomination, I take it from what you say that you would prefer to accept the results of competitive examination?No, it is not that. I think the post ought to be They would not necessarily accept them, but you would take the first on the list who did accept and put those names down for that particular year.

28828. All the successful ones on the list would accept, would they not ?-I believe not, even now. It would quite often happen that the first man would not accept because he would think he had a better chance at the Bar. We have a great better chance at the Bar, number of Subordinate Judges who honestly believe, with some reason, that they have rather ruised their careers by coming into the Judicial Service.

28829. Then the examination, you speak of, would not be a specific examination for the Provincial Service?—No.

28830. It would be an examination for outry to the Bar as well as to the Service, and to the Ber as well as to the certwes, have the successful candidates would choose which they liked?—15 is an alternative method of recruiting to the Subordinate Judiciory. At present, there is no method or principle in it that anyme is able to cleers, and that gives rise to a good deal of socremes and that feeling. Man that anyone is are to colert, and that gives rise to a good deal of scenees and had faciling. Men are passed over by juniors, and they wonder all their lives why they were so passed over. 25851. You say this probably a better system would be to offer the ascertained number of wasan-

oics in any year to the successful candidates of that year in the order of their passing; do you mean by that an examination for the Provincial Service and that these who came out at the top of the list would enter it?-I mean that on their passing their qualifying Law examinations the headmen who pass in any given your should be offered

these appointments.
28832. You object to these appointments being made by the Government, and you would prefer to see them made by the High Court?—Yes.

28833. I suppose as a matter of fact these appointments are made on the recommendation of the High Court, are they not ?- Some, but not all. Afterall, in the constitution, the power is with the Government, and the feeling of the Subordinate Indicary—and I can speak for them as I have been spending rather a long tour amongst them is that they are dissatisfied; they say the High Court is unable to protect their interests and is overborne by the Executive Government. 28834. (Mr. Madge.) You attach some im-

portance to what you call the conservative sentiment of the country?—I do not think I said I attached importance to it. I think I quoted it

as an observed fact.

28835. Taking it as an existing fact, have you thought out any plan by which people of influence, of the kind you have in mind, can be attracted to the Service of the Government otherwise than by competitive examination?—No. I have thought of it, but I have never succeeded in thinking out any plan. The system seems to me to be heset with difficulties. You mean, to make some allowance not only for the candidate's intellectual gifts and qualifications, but also for his genealogy and parentage?

28826. Yes ?-I have not been able to think of any scheme to secure that,

23337. Having regard to the great importance of enlisting that element in the Government, I

[centinued.

have asked other witnesses whether on the Civil side you could not have some arrangement corresponding with that which Lord Curzon simed at with the Cadel Corps, and one witness suggested the creation of Rajkumar Colleges within British territory?—
Personally, I should be very much opposed to that. I think it is in violent antithesis to the spirit we

ate endeavouring to implant in India. 28839. You mean the democratic spirit?—I do. 28839. You have had experience as an Ersentive officer before you joined the Beuch ?-Yes.

28840. For what period? -- I suppose I was about ten years on the Executive side.

28841. Do you not find that the general experience gained by you as an Executive officer has proved of great value to you as a Judicial officer?

It has been invaluable. 28842. From your experience of ten years do you not think it wiser to delay the period of bifurcation to as late a period as possible?—As pos-sible, of ourse, but how far would it be possible? I say six or seven years, though I am not wedded to any particular figure. If you delay it longer than that there is the risk that a man is set and his mind has taken what one may call the Execu-

tive ply. 28843. 28848. Do you think the Executive frame of mind is at all opposed to the Judicial frame of mind?—I do not suggest it is opposed; I say it

man .- us and suggest it is opposed; I say is is something different. 28344. When you said you were willing to make some exertises in order to advance Indian officers, had you in mind both the Executive and the Judicial side ?—I had.

28845. As regards the Provincial Service, do you think the Government manages to get much the same class of man in the Provincial Service as those who go Home to compete for the Civil Service?—I do not know whether the men CIVIL DESTRICT. — A OF DE ALON WELTHER DOE THEN WE get in our Provincial Service are the same stemp of men as those who come Homs to compete for the Indian Civil Service. Do you mean in worldly position or educational qualifications?

28846. They may be a little poorer, as you can julge from their not being able to pay to go to England, but I mean spart from more moser. Some winessee have told as that they are pratique mode the same class of mea and I should like to have your opinion on the subject?—I mad fraid them to the same that making as I am afraid. I counct answer that question as I am not sare

what the question is. 2884? My reason for asking that question was to put another, namely: What is your objection, if you have any, to limiting recruitment. for the Indian Civil Service to promotions from the Provincial Civil Service?—That is the leaning of my own opinion. I would rather do that, because you are there dealing with men who have actually shown that they are men who have imbibed something of what we understand to be the Western spirit of administration as opposed to the Eastern, whereas, the other men are more or less unknown.

28848. That is to say, the proof of the pudding is in the cating?—Quite so. The best examination

is the work done.

28849. Do you think that the interests of the great, ignorant masses generally run in the same direction as those of the smaller educated class? If there should be any difference, the Government It taking note of its responsibilities has to consider to taking note of its responsibilities has to consider both these facts?—I suppose the interests of the inarticulate millions of India are to be well

reverned and above all to he fairly governed. That I remain as their great interest. I think the That I regard as their great interest. claims of the other class, which ought to be considered very benevolently, must be considered subject to the claims of these millions to be well

and fairly governed.

28350. With regard to the time-scale, do you think that it would be better, especially with regard to the younger men, to have a proresse all round instead of a time-scale?—I am afraid I cannot answer that. As I said to the Chairman, I only adopted that as one sort of means of meeting the present mischief under which junior men in the Sorvice are labouring in the matter of poor pay; but I have not thought out the question and I am not competent to give an opinion as between afternative measures.

28351. With reference to the general rise of prices, that evil would be remedied partly by an increase all round?—Yes.

28552. That has been done on the Bengal side of the country with reference to the lower posts? -I agree that is the evil to be remedied. 28853. And does not that seem to be the

simplest way of remadying it?—It does. 28554. (Mr. Fisher.) At what age does a man

become a Government Pleader? -I should say he would be lucky if he got it at thirty.

28855. Is he appointed by the High Court? -I really could not tell you. 23356. About what are would you expect the Government Plander to be promoted into the Civil Service? —I think in the past they have been rather elderly man; but I think the present tendency is to appoint them rather younger. 28357. But in any case, I do not suppose

would get your Sessions Judge under 35 ?-No. How would that compare with the 28958. Indian Civilian in the same post oow?-I do not

Indian Cirilian in the same post now "—1 do not chink there road be only way fresh differences. 25589. I presume that the Serious Judge who had been a Grevenman Flexier anglet look forward, if he were a very good man, ultimately, to a position in the High Derit «—1" as 25800. In it your expresses that the stradard in the Provincial Serious is grainfully rising ?—I am fixed from my own expresses I am hardly completed to spark, but I am assued by man who cought to know, which fifth with off the confined for a confit to know, which fifth who have review; that is the rest in the risk pink of rather fallings who have review; that is the rest of the confit o is not rising but rather falling, that the present recruit into the Previocial Service-speaking only of Subordinate Judges-is probably not quite such

a good man as was the cast earlier.

28931. (Mr. Macdonald.) You say to answer to question (7) that comparatively few Indians extend their views to the general walfare of the country and most are concerned only with the interest of a caste or sub-division of a caste to which they happen to belong. Would you say that is true of the University clueated Indian as well as other Indians?—It is far less true of the Ruglish educated Indians than it is of the generality of Indians

28862. With reference to Indians educated in Indian Universities, what do you say?—It is

less true of them also.

28383. So that that statement made in connection with opinious regarding simultaneous examinations would require to be taken with a examinateurs would require so be cased with a certain degree of qualification?—No. I think it requires to be read strictly as it is written; "comparatively few Indians." I think that is still true

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continued.

but it would not be true to say "comparatively few educated Indians."

28864. Is it not your answer with reference to educated Indians ?- No, it was not so in my

28866. I only nant to get it quite clear, hecause you see it is only educated Indiana who go up for this examination ?- I see the equivocation: it might be read so.

28866. Then towards the last part of your

answer to question (10) you make certain proposuls regarding what seem to me to be two sections of the Indian Civil Service, one being the section of the Indian Civil Service as we know it, but if we were to recommend your proposal would we not be creating another section with other qualifica-

tions?—Yes, I think you would,
28867. Would you not run the very grave
danger of destroying the coherent unity of the
whole Service? You would have two grades of wante Service: In Woosa was we grades of responsibility being created?—I think you would destroy what you may call the theoretical unity of the Service, but that I thought was a fair price to pay to avoid the dangers of the other.

26808. It is a thing that we should not recommend without very grave reasons? Is it not very much better, if possible, to keep the unity within this higher grade of the Public Service?— I do not know that I should agree that any great sacrifice ought to be made merely in the pursuit of theoretical unity of a Service. If real and subtheorems unity or service of the Indian apprents, I thould be inclined to content myself with that, if my view is adopted as regards the inadvisability of simultaneous examinations. It all ultimately depends on that.

28869. You agree that it is desirable sometimes and on certain occasions to sacrifice a certain amount of efficiency in order to gain a larger

and ?-I do.

28870. But as soon as that sacrifies is made, of course, all the energies of the Government would be to undo that accribes so as to bring the whole of the cadre up to its regular efficiency?—Yes, 28871. If you divide your cadre by the method

of recruitment do not you make it absolutely impossible to overtake the sacrifice that you have made se a temporary expedient?—I do not think you do. I do not think you necessarily make it

impossible. 28872. Would it not be far more politic to sacrifice the efficiency, if you have to sacrifice it, by a system which with a little screwing up can ultimately be made to be a uniform system of recruitment?—Ceteris paribus I quite agree, but

I do not agree that the other things are equal. 28873. Does not the proposal for simultaneous examination meet my view with which, on the whole, you agree, rather than the particular proposal which you yourself suggest?—Yes. My only objection is, as I have endeavoured to say, that although the theory of simultaneous examinations and be put both upon the ground you state and upon other grounds, yet in india you would have to pay for it such a price as I for my part am not

now willing to pay.

28874. You think the sacrifice of efficiency would be so great?—Yes, and in my opinion the diminution of the prestige of the Service, which may be another way of saying the same thing would be so great that at present I am not propared to advocate it.

You have said that in your recent tour you found there was an opinion held by the Subordinate Judicial Service that its interests were overhome by the Executive Government, and that the High Court could not protect it. Would you mind telling us a little bit more in detail what is exactly meant by that? Is it that in the minds of these officers there is a feeling, whether rightly or wrongly held, that their judicial merits are not properly recognised by the Government ?- I think there is a general feeling that Government are not very keenly alive to Judicial merits everywhere. that it is not, so to speak, the particular business of an Executive Government to enquire into Judicial merits. That feeling is held largely, I think.

28576 Does it take the form that the Subordinate Judicial officer feels that in the course of the exercise of his Judicial powers he must do things that would be acceptable to the Exceptive

officer?—Emphalically not.

28877. Does it take any form like that familiar to us by the arguments in favour of the separation of the Judicial from the Executive functions on the ground that the Executive, being

superior, imposes its win upon the clusters ?—No. 28878. It takes no formalike that at all ?—No. 28879. At the same time, however, you want all these appointments to be made by the High

Court ?-Yes.

28880. I suppose through the ordinary olitical method, that you make the recommendations and the Government the appointment? You would not make yourself the absolute appointer?— Yes, I should like the Court to be the absolute appointer without any intervention of the Govern-ment except each intervention as the High Court might desire to evoke at any given time. In any time of doubt we should consult freely with the Government naturally, but I am keen on this, that the estensible constitutional appointer should be the High Court and not the Government.

28881. And that all appointments on tha-Indicial side should be made by the High Court ?-

Yes, that is my view. 28882. Quite apart from Government interference or Government sanction or Government

approval?—Yes.
28883. Supposing that were done, would you: still hedd the same strong view that you expressed been reparding Judges being made mumbers of the Executive Council I—I, have never yet contem-plated the possibility of getting this particular reform that I ask, so that I am rather gravelled "for ma nessee, I we say of this, that the High Court made all the Judicial appointments, I would still me that can another of the Caurel should still press that one member of the Council should be a Judge. I still think that would be accessary,

28384. So far as you have expressed yourself: in writing, I notice the reason why you press for this, that the Executive Government has a habit of overlooking the interests of the Judiciary ?- Yes,

28885. But if those interests were adequately looked after by the High Court that argument, to put it mildly, would not be so strong?—It would lose a good deal of its weight.

28886. In your view do or do not these various judgments that you have passed upon Judicial pagements that you have passed upon outlean requirements amount to an argument in favour of the separation of the Judicial from the Executive-functions of the administration?—In my view, no. On the contrary, I am opposed to that,

Continued.

28887. (Mr. Chaubal.) With regard to your proposal that the appointment of Sub-Judges should be left entirely in the hands of the Court is the High Court necessarily in possession of all the information which it is necessary to have before appointing Sub-Judges ?-At the present time, no; we have not the duty to perform and therefore have no information in our bands. If we had the duty we should collect the information.

2888. Supposing the duty were transferred to the High Court, would the High Court bave the same means of ascertaining the antecedents of a candidate which the Government at present have?—I should say we should never be embarrassed by anything of that hind. We could easily find out. It would be the simplest thing in the would, for instance, to ask the Government.

28889. Then you would practically introduce the same elements which strike you as elements of irregularity now?—No. The element of of irregularity irregularity which strikes me is, that the estensible appointer is the Executive Government and ultiappointing rests with the Government. I say it ought to rest with the High Court whose particular concern and business and function it is to know what men are fit to be appointed Sub-Judges and what men amongst the Sub-Judges are fit to be promoted.

28890. So far as the latter portion of your remark goes, the promotions are entirely governed by the High Court?—They are not estensibly. 28891. But practically they are?—That may

be so, but in my opinion it is very important to have it also estensibly. The Subordinate Judges

have it also estentiony. The Sunoreman sungers do not restles it stat sprears.

28892. Why should the first appointments be necessarily with the High Court's—Because I think the High Court is in the test position to know the kind of man likely to discharge Judicial functions adequately. I should say knowledge of the kind of more familiar to the High Court than to the Executive Covernment. If that is wrong

then I am wrong. 28893. How would the High Court know anything more about first appointments? You prescribe a certain test of legal knowledge and a presents a certain rest of regal knowings and a certain number of conditates pass that test, and out of that number some persons have to be appointed as Substitute Judges. The question is whether Government should appoint them or the High Court should appoint them. How would then the High Court have any better howvielege about them than the Government 1—Possibly they might not in the case of the first appointments.

28894. So that your objections are not quite as strong in the case of arit appointments as they are at any subsequent stage?—That is so.

You said that a portion of the Judicial 28895. You said that a portion of the Judicial Service might be usefully recruited from Government Pleaders and the Provincial Service. Would you confine it strictly to Government Pleaders or would you take any Pleaders of almost the same standing who have quite as much work and practice as the Government Pleader?—I see the

as present I would establish it to the Overmanian Pleaders owing to their exceptional exportunities of deading with Criminal work. See See See See See \$8800. It is just with respect to that point that I with to have your opinion on something which is reaching in my mind. The private much which is reaching in my mind. The private much tioner to doubt is more often employed in defending

a case than in prosecuting?-Almost always one

a cost than in prosecuting might say.

28897. It is often necessary to send out private practitioners from the High Court into the mutassal to conduct Gavernment prosecutions, but that does not necessarily mean that if a private practitioner were asked to prosecute he would not be able to prosecute well?—My experience is that

they do not prosecute well.

28898, Yau have known of cases in which
Pleaders practising in the High Court have been taken out to conduct Government prosecution ?-

28899. Is it from the experience of their work that you have ventured this opinion? - No, it is from my experience generally of private Plenders

is trout my experience generatify on privace a request engaged in occolueting a Criminal prosecution. 28900. What would your opinion be from your experience of those cases which are conducted your experience it came cases when are connected by private practitioners appointed by Government to conduct proceedings? Would not you include them in the same category as the Government

Pleaders 7-No, I would not.
2890I. I think you said in answer to a
question that experience as an Executive officer for a pertain number of years was indispensable to

tor a certain number of years was addressenable to a Judicial Officer?—Yes. 28902. Are there not in this Presidency instances of District and Sessions Judges who are doing their work without having several for any time in the Executive Department of the Government in their early stages?-There are.

28903. Do you find in the case of any gentlemen now in the Service that they are in any way appreciably handicapped on account of their ignorance of Executive work? - I um afraid I would rather not answer a question which is very embarrassing to me; it would be a High Court Judge pronouncing sentence on a Subordinate Judge; but I adhere to the opinion I have expressed.

28904. You were asked by Mr. Macdonald as to whether the Executive officer imposed his Executive will on a Subordinate Magistrate, and pour said no, and I quite agree with you there; but looking at the question from the other end, can you be quite sure that a Subordinate Magistrate in disposing of cases is not consciously nugations in caposing or cases is not consciously or unconsciously swayed by his belief of what the Executive officer's opinion is 2—I chauld be serry to make that imputation against an Indian Magistrate. If you care to make it I would not make it.

28905. Would you have opportunities of knowing whether that is really so? - Assuredly. I should receive complaints I think.

28905. Complaints from whom?—From the Magistrate who felt himself intimidated.

28907. I am afraid I bave not made myself understood. Take a forest offenes or an A'bkari offence, the trial goes on before a First Class or Second Class Magistrate, an Indian, and he decides in a particular way and probably convicts the accessed. Can you as a superior Executive officer he sure that the Magistrate in so deciding has not difficulty, and my opinion is not very decided, but 'been unconsciously swayed by his opinion of what at present I would confine it to the Government the opinion of his superior officer is?—If he has been unconsciously swayed by something it is quite clear I should never have any knowledge of it. 28908. But, if he has convicted how would

it come to your knowledge that he has convicted because of a certain reason? - If the thing were at all general, if the Indian Magistrates felt that

Continued.

they were under any disadvantage owing to the position occupied by the District Magistrate, I do not think I should have spent all these years in this country in intercourse with Indian Magistrates without having ascertained that fact

28909. Unfortunately, your Magistrates have not the same legal training and the same general culture as your Subordinate Judges have?-That

is quite true

28910. But unless direct complaints came to you, you would not be in a position to know the matter in the way that practitioners are likely to know about it?—I do not know. Practitioners I understand generally act upon instructions, which instructions we often find to be very

inaccurate.

28971. This is not a question of acting on instructions in the conduct of a case; this is information which a practitioner might subsequently obtain after the case is disposed of ?- From

an interested party.

28912. Not necessarily from an interested party. It may be even from the Magnetrate himparty. It may be even from the magnetrate nun-self. Would you call him interested? Supposing sur. Would you can had thesessed to help of the dis-posal of a case, confessed to me that he was swayed in a particular way in deciding a particular cass which I argued before him, that would be knowledge which is not likely to come to the ears the superior officer and might come to the knowledge of the practitioner?—Yes, 28913. (Sir Theodore Morison.) You said you

would like to see Judickal appointments estensibly made by the High Court? - Yes.

28914. Is that strictly constitutional?-I really do not know, but I understand that it is. have never had time or opportunity of verifying that and I do not know whether it is constitutional

28915. I am only asking you from the general Incoving so has that the representative of the Crown is the Government and the appointment is made by the Crown?—There might be difficulty in the first appointments but I do not think there would be any constitutional difficulty with regard to promotions, and that is the point which I press most keenly.

28916. I understand that it would not satisfy you if it were the same practice as in other Provinces, that the recommendations should be made by the High Court and carried out with the

Executive ?- That would not satisfy me. 28917. In your answer to question (13) you say: "I should much deprecate any separate method of recruitment for the Judicial branch, but I understood you to say you were not opposed to the direct appointment of Government Pleaders or a certain proportion of the Bar to the Judicial

Branch?—That is so. 28918. May I re May I read that in the sense that you mean the Civilian Members who are to remain in

the Judicial Brauch are not to be separately resruited?—Yes, that is all. 28919. You said there is an opinion abroad that the recruits to Government Service are not of a higher standard than they were. Do you think that the educated classes are showing greater aversion to Government Service, particularly, in the Judicial line, than they used to show?—No, I think in this respect there is some manifestation of aversion, that the Subordinate Judiciary new offers a less financially promising career to a good Indian lawyer than it used to offer.

28920. You said it is quite conceivable that the man who passed at the top might prefer to take his chance at the Bar. Do you think that would have been so 15 or 20 years ago?-No, I

28921. To that extent it is true there are other excers which are becoming more attractive and for that reason we are not getting quito as good a class in Government Service as before?—

That is so. 28922. (Lord Ronaldshay.) When you expressed your preference for recruiting Indians to the higher posts by means of promotion from the Provincial Service you had something more in your mind, had you not, than a mere extension of

the listed post system ?-I do not know that I can answer that.

28923. When you said promotion from the Provincial Service did you merely mean promotion to a particular listed post or promotion to the Commission of the Presidency?—I think I meant

primarily promotion to the Commission.

You think there would be no insupersolve. Not then selecting men at a sufficiently poung age to put them on a par, when they were promoted, with thoir colleagues who had been recruited for the Commission in other ways? -I do not think it would be insuperable.

28925. (Mr. Heaton. answer Mr. Macdonald you said that certain matters in your opinion did not form any basis in support of the separation of the Judicial and Excentive functions, but you were dealing there with officers who exclusively perform Judicial fanctions, so that, of course, the question of Executive functions did not really come in ?-That is so.

28926. With reference to the discontent of Subordinate Judges, is there a feeling amongst them that the present method of making appoint-ments is unsatisfactory?—I should say a universal feeling, and I say that after making a two months' tour throughout the districts where I mot very nearly all the Sub-Judges of the Presidency. .

28927. And you have in your evidence suggested a modification of the method which now exists?-Yes

28928. I believe you have very definite

pinions about these qualifying appointments?-23929. Briefly, what would you say about

them?—I condemn them utterly. I say they have failed in practice, and I say they were such posts as never could have been expected to success, and in practice did not succeed.

28930. As to appointments to " listed " posts in the Judicial Branch, which are made by Government also, is there any feeling about them?— Recent appointments have excited a great deal of feeling and much dissatisfaction.

28931. Have recent appointments been made after consulting the High Court?—My impression is that they were made without consulting the High Court

28932. Supposing that there were separate recruitment of the Judicial brauch of the Service what effect do you suppose that would have on the relations of the Collector and the District relations or the Cohestor and the District Judge?—A most unhappy effect I think. There would be soon developed an antogonism which I think would be disastrons to the administration of the country.

Scantinued.

co28088. Have you looked into the figures relating to salaries? First of all, with regard to District Judges, it is stated that the average pay is less than the average pay of the District Judges in any Province in India?—That is what I myself have collected from the figures callected by the mave contented from the figures collected by the Registran of the High Court. 28934. Do you know what pay Assistant Judges are reseiving ?—Re, 776. 28935. It may, I believe, reach as much 28 Rs, 900 a month?—Yes.

28936. And some of the Assistant Judges are

Joint Sessions Judges and may try murder cases ?--28937. How does that condition of things

you?-The condition strikes me eminently undesirable. There are men holding clearly superior appointments who on the theory ought to be paid at not less than Rs. 1,000, and

they are drawing less pay.

28938. Do you think that even Rs. 1,000 a month would be a suitable pay for a Judge who was empowered to try murder cases?-No, I do not.

28939. It should be something higher than that ?—It is difficult to bit on a figure, but I think that Rs. 1,500 to Rs. 1,800 should be the minimum

tana e.s. 1,000 to test foots against the destinations pay of a judge invested with those powers.

28940. There are one or two questions I should like to put to you about the legal training of officers who are to become District Judges? Concers who are to become principles of understand analysis. Formerly, the training they got at hooke consisted very largely of practically learning by beart Codes and the Evidence Act. Do you attach any importance to that kind of training ?—None whatever. I think it a most lamentable waste of time considering that no Judge would pass any order under a statute without having the statute under his eyes. Clearly, therefore, it is no business

of the candidate to learn a Code off by heart. of the candicate is learn a Code off by boott.

28941. Can you suggest any methad by
which what one may cell Angle-Indian Law
could be tangelt during a princip of probation?

Supposing, instruction were given in the bread
general principles of Law and it were indicated
where exactly those general principles found a
place in our Angle-Indian Acts, do you think that
would be a useful examing?—I should say it
would be a useful examing?

would be an admirable system.

28942. As to the work in the Judicial Department, do you agree that, in the case of Assistant Judges and District Judges at any rate, by far the most important part of their work is ascertaining the facts of the case ?-I do indeed and I have said so in my written answers. It is not only the most important part of the work but it is that part of the work over which a good District Judge spends I should say seven-tenths of his time at least.

28043. And a trained lawyer's legal equipment is not a very important matter for that pur-pose?—No, not nearly so important as common sense and a knowledge of the language and

customs and habits of thought of the people.
28944. What do you think about the trained lawyer's knowledge as an equipment for dealing with the kind of documents you have to deal with in the mufassal ?-In some cases it would mislead him because the mufassal document is drawn by a

perfectly inexpert man and, therefore, needs for its consideration nothing but the ordinary principles of common sense. If he applied to it the artificial rules of construction of English Law he would be

bound to go wrong. 28945. So that you think there are other matters that are quite as important as legal attainments if you wish to have a useful, sound

District Judge?-That is my opinion. 23946. And some of these qualities are likely

to be developed by Executive experience?-Yes. 28947. And general experience in any work almost in this country?—Yes.

28948. Turning to the case of Subordinate Judges, have you also verified there the statement stages, have you also wanted new their the statements that they are a worse poid now than they were a good many years ago!—I think I can give you the figures. The average pay according to the figures submitted to me officially of the Subordinate Judges now is Rs. 314. In 1863, when work was immeasurably less in volume and very much less complicated in quality, the average pay was Rs. 337. Since then, the Subordinate Judges have lost at least one Small Causes Court Judges stip, namely, that here in Bombay, and I believe they themselves think they have lost also two other Small Canses Court Judgeships, but I have not been able to verify that.

been able to verify that.

28049. That can be hardly regarded as a satisfactory result of something like forty years of our present Judicial Department?—No, particularly when all this time they have been respond-ing so well to the education and treatment which

they have received. 28950. Would you approve of a saggestion that every Subordinate Judge who is invested with power to hear appeals should receive a considerable special allowance in addition to his salary ?-Yes, I do.

28951. (Sir Murray Hammich.) How much Executive work does the District Judge do—how many Subordinate Courts would be have under his supervision in a District?—I should think about 8 to 12 would be a fair number. 28952. Sub-Judges' Courts?—Yes.

28953, Have all these Sab-Judges' Courts unlimited jurisdiction or only a jurisdiction up to a unimized pursuecon or only a jursilization up to a certain amount? To all year Judges have unli-mited jurisdiction?—Yes, subject to this, that they have Small Casess Court jurisdiction which is limited by this sam. Otherwise, you may say they have unlimited jurisdiction.

28954. The District Judge has the power, I suppose, of appointing clerks, and transfers, and so on, in all those Courts, and also looks after the Názir establishment?—Yes.

28355. And that gives you a considerable mount of Executive and administrative work?— Undoubtedly. I think it is a very important part of a good Judge's duty and a part which takes up a good deal of his time

26956. (Mr. Chaubal.) Comparing the salaries coup. (ar. Deause.) comparing the salaries of Subordinate Judges in the Bonbay Presidency with the salaries in other Provinces, are you aware that in other Provinces the Munsife, who are our Subordinate Judges of the second class, have less jurisdiction actually that in Bombay? -I was not aware of it.

4th March 1918,7

Mr. S. L. BATCHELOR.

Concluded.

Provinces, Munsifs have jurisdiction in some places only up to Rs 2,000 and in others up to Rs. 2,500?—I did not know that.

28958. That ought to be an argument for the bigher selary in this Presidency?—Undoubtedly, 28959. With regard to the questions about legal training that were put to you by Mr. Justice

28957. Our second class Subordinate Judges Hesten, I suppose, you will admit that so far as have jurisdiction up to Re. 5,000. In other the High Ceurt Bench is to be recruited from District Judges more legal training is necessary then is needed to find correctly on facts?—If you mean that there are more questions of Law decided in the High Court than in the District Court, yes.

(The witness withdrew.) (Adjourned to Thursday at 10-80 a.m.)

## At Bombay.

# Thursday, 6th March 1913.

## TWENTY-SEVENTH DAY.

### PRESBUT:

THE RIGHT HOW THE LORD INLINGTON, MOMES, D.S.O. (Chairman).

THE EARL OF RONALDSBAY, M.P. Sir MURRAY HAMMICK, R.O.S.I., CA.R. Sir THEODORE MORISON, R.C.I.E. Sir Valentine Chieol. MARADEV BHASKAR CHAUBAL, ESQ., C.S.L. WALTER CULLEY MADDE, Esq., C.L.B. PRANK GEORGE SLY, Esq., C.S.I. HERBERT ALBERT LAURENS PISHES, Esq. JAMES RAMSAY MADDONALD, EEG., M.P.

And the following Assistant Commissioners:-

JOHEFH JOHN HEATON, Esq., 1.c.s., Judge of the High Court of Judicature. Bombay.

Ráo Bahádur RAMCHANDRA NABAYAN JOGLEKAR, Assistant to Commissioner, Central Division, Poona. RAGHUNATH GANGADHAR BHADBEADE, Esq., Judge of Small Cause Court, Poons.

M. S. D. BUTLER, Esq., C.V.o., C.L.E. (Joint Secretary).

GEORGE SETMOUR CURTES, Esq., C.S.L., LOS., Commissioner, Central Division, Poena.

Written answers relating to the Indian Civil Service.

28980 (1). What is your experience of the corpus (i). The is your expensions of the vorting of the present system of recruitment by open competitive examination for the Ludian Girll Service? Do you accept it as generally estimatory in principle?—I consider the present system of recruitment by open competitive productions of the present system of recruitment by open competitive. examination as satisfactory as anything that can be devised for European officers. I am aware that a system of nomination is at present in force for recruitment for the Navy, the Egyptian and Soudan Civil Service, the Board of Education and, I believe, other offices, but I do not recommend that that system should be extended to the Indian that that system aboult be extended to the Indian Oiril Service. There would be a danger lest in course of time political influences should be brought into play; and nosts given as a reward for political service. Nothing should be done which would be any way introduce the American "Spalls System" into the recruitment for the Tables Civil Service. Indian Civil Service.

28961 (2). In what respects, if any, do you find the present system faulty in detail, and what alterations would you suggest ?-I do not like the present system. I consider that the men arrive here too old, and that, though they are probably intellectually superior to the candi-dates recruited under the old arrangement, they cases recruited name one was arrangement, they are not sufficiently adaptable or receptive of new ideas. The first few years of a Civilian's life in the country involve attention to and study of what seems dry detail and trivial routine and it what seems day deful and thirds routine and it seems to me constitute that young mea, who may be not one of years of a University, are rather shore such things. An officer of 26 is probably on to a limbly disposed towards the grind of "recruit drill" as one of 21 or 22.

\$8982 (3). It he system equally satisfies for the admission of "Natives of India" and of other matural born subjects of Bis Majesty? If not, what alteration do you recommend ?—I do

not think that the system of open examination is equally suited to "Natives of India," If the principle is pursued to its logical conclusion it means that no regard is to be paid to considerations of caste, family history, and above all, logality. If regard is had to mere ability to pass eraminations the youth who comes of a high and loyal family and one who has passed his life in an atmosphero of sedition stand on the same level. Political conditions being what they are, some form of nomination which will prevent candidates of one caste or one section of casto securing an undua proportion of the appointments and will ensure as far as possible that they come

and win consert as not as possible that they come of good and loyal stock is absolutely necessary, 28968 (4). Further, is any differentiation desirable between other classes of natural-horn subjects of His Minjesty? If so, what do you propose 2—Not that I am aware.

propose ?—Not that I am awar.
23964 (5). Do you consider that the combination of the open competitive examination for the Home and Colonial Civil Services with that for the Indian Civil Service is or is not to the advantage of Indian interests? Please give your reasons ?-I do notilike it. If a candidate could pass the combined examination mainly on the subjects which he has already offered for his degree there would be less objection to the present degree there would be less objection to the present double examination. But, as I understand, the position, be cannot: the high Wrangler or the Oxford Honours man has, after his terribly stiff Oxnor romours man use, much its terminy spin final school, to sit down and cram up the subjects, which he last studied from an examination point of view as a school-boy. The number of first-class mea, who will go through this labour, is limited: and those who do get through prefer the Home Civil Service, where, if the initial pay is poor, there is no expatriation, a man can stay on in office up to 60 or even 65, and there are opporno omee mp to our even of some there are oppor-tunities in the way of journalism, literary work or teaching for supplementing the official income. 28965 (6). If you do not consider the present

system of recruitment by an open competitive

examination to be satisfactory in principle, please state what alternative you would propose. Do you recommend a system based on any of the you recommend a system state of any of the following principles:—(a) Selection by head-masters of schools approved or otherwise; (b) Selection by authorities in Universities approved or otherwise; (c) Nomination by head-masters or University authorities and selection under the university anomalians and execution and the orders of the Secretary of State; (d) Combined membation and examination; (e) Any other method?—I do not think that any system of nomination is desirable as regards European officers. For "Natives of India", I would advocate a system of combined nomination and examination: the nomination to be conducted by a Board in each Presidency. The Board would be instructed to see that the candidate's antecedents are satisfactory; that his family is respectable and loyal and that be himself, if he passes, will do credit to his service. I would not lay down any definite proportion between Europeans and Indians. But I should be inclined to favour a certain measure of State help in the form of scholarships to be given to promising boys, who would be willing to go through a training at one of the English public calools. Should these boys fail to scene a place in the Indian Civil Service, I would give them posts in the Provincial Service,

28966 (7). What is your opinion regarding a system of simultaneous examination in India a system of simultaneous and in hoth cases to all antural-born subjects of His Majesty?—There is one preliminary objection to the simultaneous examination that it would be very difficult to arrange having regard to the difference of time. London time is behind Indian time as follows:—

		ъ.	M.	
Karachi (lat. 67 E.)	by .	4	26	
Bombay 78	٠,	4	50	
Delhi 77‡		5	10	
Madres 80		ð	20	
Calcutta 87		5	48 .	
Rangoon 96		6	24	
Hours of Indian Civ		Exam	sinstion	
10 A.M1 P.M				

2 г.н.-- 5 г.н.

Thus, when the examination begins in Madras it is 4-40 A.M. in London. If the Madras candidate sits out the whole paper and then wires the questions to a London candidate, the latter has a good two hours to prepare—say from 8 A.M. to 10 A.M. But, as candidates can enter or leave at 10-30, the maximum period available is the full 5 hours 20 minutes. Madras has been taken as a convenient centre for India. But if examination is held, as now in August, one place for it will not be enough. Owing to storms in that mouth railways are frequently blocked and sez traffic is stopped. The examina-tion must then be held at various centres and one centre must certainly be Rangoon. All must be held at the same real time so as to prevent

nuts be from 3-36—10-36 a.M. or the Rangoon examination must be from 4-26—11-34 RM. canding the contents of the papers being cabled to England it would be necessary to look up the candidates bere on Chinese principle: or else, have only one paper a day beginning at 2 r.m. in India and 10 a.m. in London. This weald spin the examination out to nearly a month and impose a strain on the candidates which would be almost intolerable. However, putting that on one

side, the introduction of simultaneous examinations would mean a rush of Indian candidates the vast majority of whom would belong to one classthe Brahmonical one-which already in my part of the country practically monopolizes all the posts upon to "Natives of India." This change would entirely alter the British character of the Administration and have disastrous effects on the loyalty of most of the population and their belief in the beneficence of the British Raj.

28967 (8). Are you in favour of bolding this examination simultaneously at any other centre or centres within His Majesty's Dominions?-It

does not seem to be necessary

28968 (9), What would be your opinion with regard to filling a fixed proportion of the yacancies in the Indian Civil Service cadre by "Natives in the Indian Civil Service course by "Natures of Lodes" recruited by means of a separate examination in India or by means of repurspe examinations in each province or group of profines in India? If so, what proportion do you recommend?—I do not approve of the idea. I do not ship to the time of the province of the idea. I do not ship to the internal properties of the course of the ship to the province of the course of not think that it would be popular among Indians themselves. There should, I think every one agrees, he only one corps d'élite and only one way of getting into it. The Indian, who entered in virtue of one separate examination held in India. would never enjoy the same prestige as one who entered by the test to which candidates examined

in England had been subjected.
28969 (10). If you do not approve of simultaneous or separate examinations in India, are you in favour of any system under which "Natives of India" would be selected in India for admission to the Indian Civil Service by means of (a) nemination; (b) combined nomination and examination; or (c) any other method? If so, please describe fully what system you would recommend If so, please In particular, do you consider it desirable that In particular, on you consider it desirants man, whatever the spetion, all olicases and communities should be represented? If so, how would you give effects to this principle?—I consider that administon to the Ciril Service of India should be only open to candidate selected by nomination in that country. In no other, way will all classes and

communities be represented.

28970 (12). Would you regard any system of selection in India which you may recommend for young men who are "Natives of India," as being in lien of, or as supplementary to, the precent system of promoting to "listed" parts officers of the Provincial Civil Services? If the former, what alteration, if any, would you recommend in the conditions governing the Provincial Civil Services ?-I do not recommend any system of selection in India for the Indian Oivil Service, except the preliminary nomination of candidates who are to proceed to England to appear at the open examination.

28971 (13). Do you recommend any separate method of recruitment for the Judicial branch of the Indian Civil Service?—No. I have seen no evidence which convinces me that the existing method of recruitment is in any way unsatisfactory or could be improved.

28972 (14). Are you satisfied with the present definition of the term "Natives of India" in section 6 of the Government of India Act. 1870 (33 Vict. c. 3), as including "any person born and demiciled within the Dominions of His and demented washed and Dominions of the Majesty in India of parents behinally resident in India and not established there for temporary purposes only," irrespective of whether such Mr. G. S. Curris.

[continued.

persons are of unmixed Indian descent, or of mixed European and Indian descent, or of

unmixed European descent ?-I am. 28973 (15). If the system of recruitment by open competitive examination in England is retained, please state the age limits that you recommend for candidates at such examination, giving your full reasons. Do you consider that the age limits should he fixed to attract candidates of the normal school-leaving age in England, or candidates who have completed a university course, or candidates at an intermediate stage of education?—I prefer to fix the age limit so as to attract candidates of a normal school leaving age, viz., 17-19. I believe that if this age were adopted now, a very good class of competators would be attracted. Previous to 1891 the Indian Civil Service was very little known except among boys with Indian connections; in fact India as a career was unknown to the bulk of the professional classes in England until its discovery by Rudyard Kipling. Consequently, boys thoughts did not turn that way. Moreover, candidates from English public schools were often directly dislonging punns should were then threaty un-couraged from appearing for the Indian Civil Service; the ordinary public school of that period resented having to prepare for anything but a scholarship examination, and hope who wanted to go into the Army or Civil Service, were generally regarded as a nuisance and were generally regarded as a radiation and driven off to expensive ommers. Now that is all changed. Public schools now realize that they must specialize. If the age were reduced the public schools would at once modify their arrangements so as to prepare for it; and there would be far less of the oraniming, which was so noticeable before 1891, and which discouraged so many boys from attempting to pass the examination. It may be taken as fairly certain that if the age were reduced once more, the examination would

were reduced once more, the examination, would attract the very best of the public shools; in my times it extrainly did not 28976 (16). What is your experience of the relative morits of the conditions selected under varying age limits, particularly under the systems in force from 1518 to 1521 (age limits 17—13 years, followed by one or three year's probation at an approved enterestry) and since 1831 (age limits 21—23 or 22—24 years, followed by one year's probation)?—It seems to me impossible to compare the relative merits of canditates retrailed at the various ages specified. What the older them gain by a more matured intellect, perhaps the younger men maken ply a greater command of detail and knowledge of this country. The best age for junior Grillians to arrive in Luffa, is, I believe, 21 or 22. At that age he is physically old enough the staill of the state of the country added to this three is the risk that the occasion of passing through those severe examinations in three, or somethines even two successive years, that is to say the Final Honour School at Oxford or Cambridge and the Entrace and Final Examinations for the Indian Civil Service, may impose a strate a key private and mental powers from which he mental years in which nowly carried Griffings seemed thereoughly loaded and tinged. Where the shedest seemed the recover. I have noticed several exams to his account of the power recover.

of the Civilians appointed under the old rules—and there were doubtless many—this was not one.

28975 (17). What is your option regarding the autability of the recent retruits to the Indian Grill Service?—I think that they are generally very well fitted for the dates which they have to perform: and I do not think that they have in say way deteriorated. But, I think that they would have have heater still, if they had hone brought out at women one.

hem brought out at youngen age.

28076 (19) What age limits for the open
computitive examination in Begland would bust
post combistive examination in Begland would bust
post combistive to the property of the computitive of the computer of the Majasty 7—18 being it the age
should be rised because they thought the as Indian boy was tradianged by having to acquire Beglies so early in life. I doubt whether an Indian boy was tradianged by having to acquire Beglies are easy in life. I doubt whether an Indian boy is any less bindianged by the fact of
Beglies be easy for life if the confirmed of 22 than he is at the age of 17; it is believed that in the knowledge of adulents and a mathematica, material science, set, he materies more quickly than the Beglieb boy; and that to that extant the Beglieb boy; and the contribute condicates for the Indian Cottl Service, is more handicated for the Indian Cottl Service, is more handicated for the Indian Cottl Service, is more handicated to the Indian condicates for the Indian Cottl Service, is more handicated for the Indian Cottl Service, is more handicated for the Indian condicates for the Indian condicates one of the age leads to the third boys ground IT—19 is the most suitable age. If the selection of the age leads to Lufain hops gridge 18 Beglieb public schools; it would be a more in the right direction.

direction.

28977 (20). On what principle abould the
subjects for the open competitive examination
be incid? Do you accept the principle laid down
by Lord Meenshy's Committee in 1854, and since
followed, that "the examination abound to of
such a nature that no candidate who many full
chall, to whatever calling he may drove in lineall,
have any reason to regret the time and labour
which he had spent in preparing himself to be
examined," and that the object should be to seem,
what specialists in any principant subject that may
be useful in a subsequent Indian caseer, but the
ordinary well-descaled young man of the period;
—I feet that 24 years in India dequalities and
from cubarging on these points. I would
only suggest as regards the curriculum of
1978—1980 Hash it would be noticalled
Halium; and that the muths for the three English
subjects and Deep'er, and Political Economy should
be mixed to 440 each. An indifferent classical
scholar was able in my time to stere may
marks than a really first class man in English
subjects.

28978 (22). Is any differentiation in the subjects for the examination desirable between candidates who are "Natives of India" and other candidates?—No differentiation is desirable.

28979 (23). Do you consider it necessary that certain posts should be reserved by gtatate for officers recruited to the Indian Civil Mr. G. S. CHRES.

Continued.

Service and, if so, what posts and for what reasons? Please state in detail what alterations (if any) you recommend in the Schedule of the Indian Civil Service Act of 1861 (24 and 25 Vict. c. 56). [Attention is invited to the provisions of tho Indian Civil Service Act, 1861 (24 and 25 Vict. c. 54), and of the Government of India Act, 1870 (33 Vict. c. 3), reproduced as Appendices II and III to there questions.]?—Recreation by stainte appears to be necessary. I do not propose any alteration in the Schedule attached to the Indian Civil Service Act.

28980 (24). Lo you consider that a minimum across (42), LO 701 connect that a minimum proportion of Brospan subjects of His Majesty should be employed in the higher pasts of the Civil Administration? If so, to what proportion of the pasts included in the Indian Civil Service cadre do you consider that "Natires of India" might, under present conditions, properly be admitted?—I understand that at present Indians ere held to be entitled to one-sixth of the higher posts. I do not think that that proportion should be raised.

28981 (25). Do you accept as generally satisfactory in principle the present system under which "Natives of India" are recruited partly which "Natives of India" are recruited partly through the medium of an open competitive examination in England, and partly by special casaminates in India, in accordance either with rules framed under the provisions of suction 6 of the Government of India Act, 1870 (33 Vict. -0.3), or with the provisions of the Indian Civil Service Act, 1861 (24 and 25 Vict. e. 54)? Do you recommend any alterations in this system and, if so, what?-The present system of recruit-

ment appears satisfactory. 28982 (28). Do you consider that the old system of appointment of "Statutory Civilians" under the Statute of 1870 should be revived and, if so, what method of recruitment would you recommend?—I am opposed to the revival of the old system of appointment of Statutory Civilians. Their whole resition was anomalous and satisfied none. Our present system of nomination to the Provincial Civil Service is far

more satisfactory

28983 (48). What is your experience of the results of the existing system under which successful candidates in the open compelitive examination are required to undergo a proba-tioner's course of instruction in Bughad? Do you recommend the continuance or abolition of this system?-As already indicated, I am of opinion, that the age should be 17 to 19. If this be assumed, I would recommend that all the candidates should be collected at one university, Oxford for choice, and remain in residence for three years. Their course of studies should be modelled or the course approved by the university for the Honour degree in Law supplemented by

I would enclude the special papers in the mein Procolure Code which are better learnt out and Muhammedan Law. In here.

that they should graduate in Lew. Some such course has been hid down by the university for students from the Cape. To this should be for students from the vage. It state number of added the reporting of an adequate number of cases in the law courts. It should be recognized that the principal object of study should be Law. Only one language should be learnt, which for all candidates except those from Madran should be Hindustani; other languages can be better acquired out hers. The university authorities would doubtless be willing to excuse emodidates from passing moderations: in lieu of this, candidates might he put through a course of Indian History, Economics and Book-keeping. But, I would not regard this as essential, and I would not encourage candidates to spend their time on Agriculture, Chemistry, Botany and similar subjects. The main thing as far as study is concerned is that candidates should have a grounding in Law. I would recommend that candidates should neceive £150 a year while at college and a passage allowance of £50. I would recommend the massing of all students at one university in order that they may get to know one another and cultivate esprit de corps: and also in order that it may be possible to provide a proper body of instructors, Money is obviously wasted when candidates are distributed over four or five universities,

28984 (47). Do you consider that prohationers should receive allowances during their period of prohation? If so, pleaso give the scale and conditions that you recommend?—An allowance of £150 per year should be paid; also passage.

28965 (49). Would it, in your opinion, be lesirable to establish a separate institution in England for this purpose and, if so, under what conditions?—I would not provide a separate institution, as to do so would deprive the candidate

instructions as well as the second of the great advantages of University life, 28988 (50). If a probationer's course is continued in England, do you occept the principle hald down by Lord Macaulay's Committee in 1854, that successful candidates in the open competition should be considered as having finished their general education and that their future studies should be such as have a special tendency to fit them for their calling? Does your answer apply equally to candidates who pass the open competitive examination after leaving school and to those who do so after completing a University course?—Assuming, however, that the present age is maintained, I would prefer to bring the candidates out to India directly after the examiation. Most of them, who have graduated at the University, have already been there four or even five years: and have had enough of it. For those who have not, one year's residence is too little to

do any good.

28987 (51). Please examine the statement
printed as Appendix VI to these questions, showme the courses of studies prescribed for probation mg the course of sensine produced any posterior of one in 1831 and 1812, and state what alterations (if any) you desire to recommend in the present course (a) under the existing system of the open competitive examination and (b) under any modification of that system recommended by you?-Law Courts and of teaching Indian Law. To a student who is following the ordinary Honours course in Law the study of the Indian Codes in addition to the ordinary corriculum should present no difficulties: in fact it would be a help. I would restrict the teaching of languages to Hindustani redriet the teaching of languages or Amoustam; possibly an attempt might be made to provide collegiual instructions. There must be a large number of Indians speaking this language in England whose service would be available for giving cantholate practice. Indian Geography is unnecessary: Political Economy and Accounts unnecessary: Political Economy and Accounts unnecessary: Political Economy and Accounts may be added if this can be done without detriment to the candidate's legal studies.

Mr. G. S. Curris.

28988 (53). Do you consider that the probationer's course of instruction can best be spent in England or in India?-The period of probation is hest spent in England if the age is reduced : otherwise in India.

28989 (54). What is your opinion of a proposal to start at some suitable place in India a college for the training of probationers of the Indian Civil Service and possibly of other Indian services recruited in England?—I do not approve of the proposal. It would be difficult to obtain a satisfactory Principal, I consider that a young Civilian can learn more by watching actual work, attending Courts, etc.

28990 (55). What is your opinion of a proposal that each Provincial Government should arrange for the training of probationers by suitable courses of instruction for the whole or portions of the first two years of service at some suitable centre?-I consider it unnecessary. They learn very well

as it is. 28991 (56), In the report of the Treasury Committee appointed to consider the organization of Oriental studies in London (1909), the view is taken that the preliminary training in Oriental languages and in law required by probationers can be given better in England than in India, because of the difficulties which juntor Diviliane would experience in learning these subjects in India, the lack of good teachers in Indian district headquarters, the difficulty of even good Indian toachers apprainting the European student's point of view and the difficulty of ardnors study in a tropical olimate. Do you consider that these objections could be met by a suitable scheme of instruction in India?—As far as administration is concerned. the principal requisite is a mastery of the ordinary language as spoken and written by the people. This will best be acquired in India itself. A scholarly knowledge of the language is, no doubt, a ugeful accomplishment; but very few officers have any bent in that direction; and in any case it is not desirable to medify arrangements which will

suit the majority for their exclusive benefit. 28992 (60). Are you satisfied with the present arrangements for the training of junior members of the Indian Civil Service after they have taken up their appointments in India? If not, what changs should, in your opinion, be introduced?— The question of Departmental Examinations and rne question of Departmental Examinations and training of junior Civilians is at present under discussion by the Commissioners: changes will probably be made, but I cannot say yet what

those changes will be. 28993 (62). Do you consider that there has been any deterioration in the knowledge of the languages possessed by members of the Indian Civil Service? If so, what are the causes? Are you satisfied that European members of the Indian Civil Service attain to an adequate proficiency in the study of the Indian languages and, if not, how could this best be remedied?—The members of the Civil Service in this Presidency, are all, as far as I have seen, proficient in at least one vernacular; most of them in two, some in three and more: the Bombay system of spending seven and more: the commany system or spanning seven months a year in comp makes them so. I do not think that any changes in the rules for the encouragement of study of Oriental languages are

necessary.
28994 (64). Please give your views as to what steps (if any) are necessary to improve the proficiency in the knowledge of law of members of the

Indian Civil Service, distinguishing between recommendations applicable to all officers and to officers selected for the Judicial branch. In particular, do you favour a system of granting study leave to Europe and, if so, what course of study (course for a call to the Bar, reading in Barristers' Chamber or other), and what conditions do you propose?-I have no knowledge of the Judicial Department and but little value can attach to my answers. As already stated, I would urge that all candidates should have a thorough legal training at the University. More than this would probably not be wanted for officers employed in executive posts. For Judicial officers I would recommend the grant of study leave. As to how this should be spent I am not qualified to adviso.

28095 (68). Is any differentiation desirable in the system of training after appointment in India the system of the Indian Civil Service who are "Nutives of India" and other natural-horn subjects of His Majesty? If so, please state your

proposals?—I do not think so. 28906 (72). The present theory underlying the conditions of service in the Indian Civil Service is (a) that the members of the service should have sufficient training in subordinate or intrior apprintments before they are called upon to discharge the daties of higher once and (i) that they should, throughout the whole period of their service, have sufficient salaries and sufficiently responsible duties. To secure these objects the responsions datases. To secure class objects the number of posts, called technically "enparior" posts, carrying a salary of over Es. 1,000 per measure is ascertained, and it is endeavoured to recruit only ascertaines, and to be endeavoured to recrite only sufficient officers to make it probable that each officer will find himself officiating with practical permanency in at least the lowest of those appointments after the completion of eight years' service. Do you accept this system? If so, do you consider that the period of eight years is suitable, or do you recommend any obtaine? What ultoration (if any) mould be necessary if the age of recruitment were lowered?—I think that the principle in I down in the above question is thoroughly fair. I do not think that any alteration should be made if, as I recommend, the age is lowered.

28097 (37). Are you satisfied that, under the existing system of promotion, the interests of individual officers and of the administration are duly reconciled, and have you any suggestions are any resolution, and have you may suggested to make regarding it, particularly on the subjects of selection for higher appointments and of the compulsory retirement of inefficient officers?—I consider that the compulsory retirement of inefficient officers should be resorted to far more extensively than has hitherto been the case.

what extent ате 28998 (88). To functions of the officers of the Executive and Judicial branches of the Indian Civil Service Judicial banacles of the Indian Orth Service differentiated I sany change desirable and, if so, in what directions?—There is practically no interchange in the Bouley Presidency between the personnel of the Revenue and Judicial Departments. Practically, when an officer joins the Judicial Department he remains in it for the rest of his service. Revenue officers, i.e., Collectors and Assistant and Deputy Collectors, exercise magisterial functions: but have no civil jurisdicinagreeous renewords, doctore no cert jurisdic-tion, Subordinate Revenue officers also have limited magisterial powers. I see no reason for any change in the existing arrangements.

28999 (92). Are the present rates of pay and grading suitable? If not, what alterations do you recommend?—There is a great deal of dissatisfaction felt at present. Promotion in the lower grades has, for some reason or other, been very slow and the result is that officers of twelve rears' service are only drawing Rs. 766 a month. years service are only drawing res. 100 a month of the hardly necessary to point out that a man if 88 with a wife and family and probably a child at school in England cannot be expected to be contented with an income of £812 a year, from which Government deduct about £25 for his pension. This instance is only mentioned as une in which relief ought to be given at once: it is heped which reinch oughe to be given at once; he is below that the extra grade of Assistant Collector and Assistant Judge on Rs. 1,200 will be sanctioned without delay. But it is important to bear in mind that the general rise of prices which is specially marked in this Presidency, has fallen very heavily indeed on the holders of fixed salaries: and that all grades of the service are to some extent discontented with the pay that they are receiving. It must be remembered that prices, particularly, wages in Bombay, are higher than in any other province: indeed it is not too much to say that the ordinary cost of living in this province has doubled in the last 15 years. For province has decided in the last 10 years. For this reason, it is urged that in addition to the extra grade of Assistants on Rs. 1,200, Government would do well to create a third grade of Collectars would do well to create a sind grade of District on Rs. 2,500 to correspond to the grade of District Judges on that salary. It will be noted that the grade exists in Madras, which is a much less expensive Presidency. There are a number of expensive Presidency. There are a number of other points on which there is a certain amount of discontent; such as the high rents aften charged for official bungalows, the iondequate allowances on tentraler, the lack of sumpturry allowances in posts where a great deal of entertaining has to be done, and so forth. A little liberality in these directions would not cost much and would remove

accedancy solid to closs and an evan remove a good and of justifiable irriselon. It desirables that the about the uniformity of payment for similar highest over it in all the provinces, and does any dissentantication on this soor certific in your province, sto, if so, what?—As already stated, pay should be object to price; and as prices in Eombay are high, the pay should be meressed secondisply.

secondaryly.

2001 (89). Do you consider that the
exchange compensation allowance introduced in
1938, eligibility for which depends on authorative
or domicits, should be abulated, and, if so, under
what conditions? Should each abulation apply to
officers already employed or be restricted to fritare
entrants?—Exchange compensation allowance
may be abolished for future interests: its abeliate
to those already in service would involve complicacations in the form of increased salaries to pennous
bilither to in receipt of it.

20002 (99). What is your opinion requesting the multitation for the existing graded systems of promotion of a time-scale of schuy? If you are in favour of a time-scale, should be no stricted to the lower grades of the service or not?—I have me experience of time-scales and an opposed to them on principle, as they must have a deadering effect on a mark energy. For in practice, they seem to be necessary, especially at the present time.

29003 (104). Turning now to the case of the Statutory Civilians and officers of the Pro-

vineial Givil Services holding listed posts, do you superove of the arrangement by which they draw salary approximately at the rate of two-thirds of the pay drawn in the same posts by members of the fadam Givil Service? It not, what rate do you suggest for the various grades of the service?

—I think that the urrangement is a reasonable

con.

20034 (106). Is there any reason to suppose
that affects of the Indian Civil Service take
more or less leave of any parkinear kind that they
did 5, 10, 15, or 20 years ago? If so to what is
this dee?—I think that, generally speaking, officers
take less leave than they did ten years ago. They
generally take their leave on full try but not their
findings. The reason is generally the increase in
the cost of living both in England and here it the
cost is more and they on save less to meet it.
The furningth affurnaces are fur: but I consider
that the 4 per except. deduction for person ought
to be slopped aflogether. No other service has
to pay for its person.

29095 (110). De you resommend any ohange in the concession, granted in 1808, under which leave allowances, expressed in ropes, other than privilege leave allowances, issued at the Homo Tressery, or in a colony with a gold standard of carecter, are issued in tearing at the privilege rate of cackange of 1s. 6d. the trupe? If so, what change?—I have no remarks to make. The concession escens a ransonable one.

2006 (113). Generally speaking, do any of the present leave rules applicable to the Indian Ceril Service cause inconvenience to the administration, and, if so, what, and what remedy do you suggest I—Proposals have recently been received from the Government of India making attensive clauges in the later roles. These designs bayes it is believed, received the approval of nearly every one in this Presidency and seem to remove all prissible grisenance. As regards transfers, I do not think that they are unduly frequent at present.

2007 (116). Do the present leave rules applicable to Statutory Orillians, or to officers of the Previous Civil Service semipored in listed posts, cases any inconvenience to the administration, or press hardly on the officers themselves, and in what respects? In particular, do you consider that expantle acts of rules for such officers and for officers of the Indian Civil Service are desirable 7–1 see no reason why the Provincial Civil Service should not have separate leave rules. They are working in their own country.

2006 (118). Is the present system of equal assembles to all members of the Indian Crail Service generally accepted as satisfactory by the Generalman and the service of the Indian Crail Service generally accepted as satisfactory by the Generalman and the the number of the Indian Crail Service —I submit that the 3 per cost, defeation for the pension presses hardly on the service to other hands of the service, milksry or civil, has to contribute for its pension. I would suggest that the pension be related at the pension be related at the pension that the contribute Yand, from which each member of the service could withdraw his shaw when he relates. This would give utilizes whe rise to high posts some advantage when artifure over those who have not. Fulling this I would promused enhanced pension, similar these drawn by Judges of the High Court, for the High Court, for the sign of the High Court.

Continued.

for holders of cortain selected appointments. Moreover, the control of the provided and the control of the cortain selected and the call, and Secretaries Ellion. Beyond this I do not recommend a system of persons varying with the amount of salary drawn at the time of retirement, The pension of £100 at the end of 25 years is one of the great attackions of the service and it should not be touched.

28009 (23). Do you recommend the introduction of a system of reduced persions for such officers are may be found to be intellinest, but when it would be difficult to retire without come provision for their subsistence? If as, what do you suggest?—I would strongly recommend that there should be some prevision for compelling inefficient members of the service to retire and for granting to them subsistence peasions. It would suggest that these should be the same as those granted on melical certificate. In the case of officers retiring voluntarily (who would be very few in number) a peasion is adult be available offer 15 years' service at two-thirds of the above rets.

29010 (127). Do you approve of the present system regulating the pensions of Statutory Civilians? If not, what do you suggest?—The present system seems satisfactory. I have no

suggestions to make.

2901 (192). Do you accept as estimatory the requisitions of the Indian Enalty Pectod Fond, or have you any suggestions to make either for their abolition or in their alteration. Have you any proposals to make in regard to the present majorition of their alteration. Have you any proposals to make in regard to the present majorities for their an inclined to recommend such as increase in the existing rate of contribution as will allow of higher allowances being given, particularly to sons. In the latter case the allowance should be £100 a year from the age of fifteen convariate.

29012 (180). In particular, do you apprave of the axination from that benefit of "Natives of India" who are members of the Indian Civil Service? If not, under what conditions reads differences between their social conditions and those of the European members on which the present system is based?—I would recommend the formation of a segment Indian Family Pension Fund for Indian members of the Indian Civil Service. I do not think that they should be allowed to join the ordinary Indian Givil Service Pension Fund.

29013 (131). Do you recommend that such admission should be optional or compulsory?—
I think that it should be compulsory.

29014 (132). If you do not approve their admission to the Indian Civil Service Family Pension Fund, do you recommend the formation of a separate Family Pension Fund?—Vide reply to question (150).

#### Written answers relating to the Provincial Civil Service.

29015 (6). What is your experience of the officers selected by the different methods of recruitment, which method has proved the most estistatory, and what changes, if any, in the present system of nermitment do non-commond? For direct recruitment do you recommend (a) open commond of a common of the common of

Please describe fully the system that you recomment?—I much prefer recruitment by nomination as it is the only method by which an admixture of castes can be seened. Spaking querally, I believe, that officers recruited in this way have given astifaction.

20016 (7). To what extent are non-residents of the province employed in your Provincial Ciril Service? Do you consider that only residents of the province should ordinarily be recruited?—Only residents in the province are nominated for the Provincial Civil Service. Residents in other pro-

vinces should not be selected.

29017 (8). Are all classes and commanities duly represented in your Provincial Civil Service? Do you consider that this is desirable, and what arrangements do you recommend to secure this object?—Under the present system of selection by nomination it has been found increasingly pecsible to secure the representation of all classes in the Provincial Civil Service. But there is still an unduly large number of Bridmane, with the Maridaba are searcely represented at all.

29018 (9). What's the system of training and probates adopted for officer of the Porincial Cril Service? Do you consider it satisfactory, and, if not, weat alternise so you recommend?—As regards probations a selected for direct appointment to the grade of Deputy Collector, the system of training adopted in cauchy similar to that adopted for Indian Cril Service probationers: a short course of training in Pressury work, Survey and Agriculture, combined with work in camp under guidance of a subic officer.

29919 (10). Is the oxisting system of Departmental Examinations suitable and, if not, what changes do you recomment?—The whole quoties is under consideration. It is recognized that changes are necessary, but opinions differ as to what those changes should be.

29020 (11). Do you consider that any change should be made in the classes of offices and appointments at present included in your Provincial Civil Service?—No.

20021 (16). To what extent is any system of selection for speciatenests to the higher grades enforced? I samy change of practice required in this respect?—Fromelow to the first four grades of Deputy Collector and its and 2nd grades of Minimitation is by selection. I do not think that any change in practice is necessary.

2002 [17]. Any year satisfied that under the existing system of promotion the interests of individual officers and of the administration are day reconciled, and lawry our suggestion to make regarding it, particularly on the subjects of selection for higher appointments and of the compulsary retirement of intelligent and of the compulsary retirement of materials and of the compulsary retirement of the compulsary retirement of the compulsary retirement of the compulsary retirement of the compulsarily on a compulsary retirement of the compulsarily on a compulsary retirement of the compulsarily on a consistence pensions. Cases consciously cover in which an officer develops eccentricities or weaknesses of channeter which make their really unified for the contraction of the contraction o

29023 (18). To what extent are the functions of the officers of the executive and Judicial branches of your Provincial Civil Service differentiated? Is any change derirable and, if so, in what direction?—There is no interchange of

168.

personnel between the Revenue and Judicial branches of the service in the Bombay Presidency. The recruitment is entirely separate for each Collectors and Deputy Collectors exercise magisterial powers but have no civil jurissiticiae. I do not think that any charge is desirable.

29024 (21). Are you satisfied with the present designation "The Provincial Civil Service"? If not, what would you suggest?—I consider the

title satisfactory

28005 (23). Do you accept as suitable the principle recommended by the Public Service Commission of 1866-87, and since followed, that the conditions of the Provincial Civil Services as regards usiny should be adjusted by a consideration of the terms necessary to recurs leadly the desired qualifications in the effects application of 18 mb, what principle to you recommend 1—1 consider that they principle is sound.

28028 (24). Are the cristing rates of pay and grading in the Provincial Gard Service of your Province adequate to secure the desired qualifications in the officers appointed? If not, what altertions to you recommend?—I consider these inadequate. There are only 12 peats out of 88 posts of Deputy Collectors in the first three grades in the remainder are distributed between the hast three. Promotion is extremely along and there is not sufficient inforcement to a man at the bottom of the list to do his best. I propose the following regarding:—

a-Rimming:-

Present,	Proposed.		
800 x 2x 12 = 19,200 700 x 8 x 12 = 25,200 600 x 7 x 12 x 50,400 500 x 23 x 12 = 125,000 400 x 23 x 12 = 110,400 800 x 24 x 12 = 85,400	809 x 4x 12 = 35,400 709 x 8x 18 = 50,200 600 x 8x 12 = 67,600 500 x 20 x 12 = 120,000 400 x 21 x 12 = 100,500 300 x 13 x 12 = 83,500		
429,600	449,800		

Increase 20,200.

20027 (25). Are you satisfied with the present system under which distinities promotions are system under which distinities promotions such made in the Provincial Ciril Service? If not, what elevation do you recommend?—I do not see why grade promotions should not be given in leave vacancies. They are in the case of the Indian Civil Service.

2002 (26). What is your orinine researching the substitution of a time-rande of salary for the existing graded system of promotion? If yet are in favour of a time-rande, should it be restricted for the lower graded of the service, or not 2—1,0 not like time-rands and would only resort to them if it was substituting necessary. I believe that if the grades were re-adjusted, as I propose, no time-scale would be necessarily

20029 (30). Do you approve of the arrangement by which officers of the Provincial Carl Service holding vitated "posts of may salary approximately at the rate of two-thirds of the pay drawn in the same posts by members of the Indian Chyl Service? I hold, what rates do you suggest for the various appointments?—I do.

29030 (31). Is there any reason to suppose that officers of the Provincial Civil Service take more or less leave of any particular kind than they did 5, 10, 16, or 20 years ago ? If as, to what is this due?—I do not believe that there has been much change.

29031 (82). Is all the leave on full pay due to them ordinarily taken by officers of the Provincial

Ciril Service and, if not, what are the reasone? Is the amount which can be cerued in your opinion suitable? If not, what allerantive arrangement do you suggest?—I believe that Provincial Civil Service Officers, as a role, take such leave on full pay as may be due to them, the contract of the contract

29003 (33). Is all the furbone has to them' enfluently takes by officers of the Provincial Gril Service I as it accessary to allow for as much furbough as is permissible by the present roles? If not, what change do you suggest?—A Provinceal Gril Service Officer very rately takes furbough: he saturally dislakes aging un half-pay. I believe the present roles allow quite as much furbough as is necessary.

furlength as is necessary.

29033 (36). Have you any recommendations to make in regard to special leave, extraordinary leave without allowances, and other forms of leave? Do you consider that the present conditions governing these kinds of leave, and the lawe allowances admissible, pre-stitutely—No.

29034 (37). Generally speaking, do any of the present leave rules applicable to the Provincial Civil Service cause inconvenience to the administration, and if so, what; and what remedy do you suggest?—I think not.

29035 (35) In particular, are they a contributory cause of excessive transfers of officers, and if so, how can this difficulty be met?—I think

23036 (39). Do any of the present leave rules press hardly in any way on officers of the Provision! Givil Service, and, if so, in what respects? What is, in your opinion, the appropriate remerge? In particular, do pour organt the existing differences between the leave rules for the European and Infain Service as suitable?—I do not kink that the present rules cause any material hardwhip. But, the Government of India. Have cheathatte for opinion a new set of draft rules which seems to me to remove any possibility of gristynes.

29037 (40). Is the present system of superamenation proteon entirated by in the interest, both of the Government and the numbers of the Provincial Civil Gervice 7—The pencion rules are fairly satisfacts but i would up you that it should be possible to retire insufficient officers on substancepeasions. A colo of pensions equal to two-thirds of the pensions admissible on motical certificate motifies must be suitable.

2003 (46). To what extent do members of the Imprincial Girll Service substrate for the benefit of their Immilies to the Uovernment General Provident Fund, or to other edition! or officially recognized funds? Are any further facilities required, and what arrangements of this kind do you consider to be necessary?—I have no enter internation. I believe that only a few subscribe to the General Provident Fund. I would storely used. I may say I have urged for some time past, that they should be forced to subscribe to the Provident Fund, or insure their five under the regulations in force for the European officers of the Police and other Departments.

19039 (47). Have you any other proposals to make in regard to the Provincial Civil Service not covered by your answers to the above questions? If so, please explain them?—No.

## Mr. G. S. CURTIS, called and examined.

29040. (Chairman.) You are Commissioner for the Central Division of Poons ?-Yes.

29041. Do you consider that there should be see a tree-in only one method of recruitment to the I.G.S., namely, by open competition in England?—Yes, that is my principal idea. 29042. You would have absolutely open com-

petition for European candidates, but would allow only such Indiaus to appear as had been nominated Provincial Boards of Selection in India. Would not that be regarded as a serious limitation by Indians?-I do not think that the selection by Provincial Boards need necessarily be very exclusive: my point is that at present candidates for the I.C.S. who proceed to England from India go with no certificate heyond one of birth which they take from me. A candidate for entrance to the Inns of Courts has to produce a certificate from the Collector, who must have known him for a year to certify that he comes from a respectable stock. For the Indian Civil Service there is no

test whatever 20043. And it is to that extent that you

would prescribe selection?-Yes.

29044. You would not prescribe any definite reportions of Europeans and Indians? Not in that connection, at present at any rate.

29045. You would be inclined to grant scholarships to selected Indians to enable them to go through a training at an English public school?—If possible, especially with regard to backward communities.

29046. How many such scholarships would you suggest 2-1 should suggest about 15 a year,

roughly.

29047. Do you think that Indian parents would be found in any number who would be willing to part with their children at that age?—I have no doubt about it: when I came out to India twentyfive years ago the number of Indians in England was 164; at the present time it exceeds 1,800 besides a large number on the Continent.

29048. I suppose you are including the stu-dents who left India at a later age than 14?—I do not think the matter of age makes very much difference now-a day. I am quite prepared to let

querence now-away. I am quite prepared to let the boy go at 15, if necessary. 29049. In order to enter a public school he would have to leave at about 14?—144, but, of course, the number who would enter a public school would be extremely small in those cases. I do not think there would be any trouble at all. There are

only 15 scholarships a year. 29050. The method of selection would be by a 29050. The method of selection would be by a Provincial Board ?-Yes; you would have to have a qualifying examination to restrict them.

Then, if these selected Indians failed for the I.C.S. you would make pests available for them in the Provincial Civil Service?—Yes, 20052. You are opposed to anything in the nature of an examination in India?—At present, 29051.

yes. 29053. Either simultaneous or separate?-

At present.
29054. You do not think the time has arrived for it — At present, I am only prepared to discuss it as an alternative. Seven Indians have passed for the I.C.S. this year, and at present the Indians have every opportunity of entering the Service in the Royal way, and, no doubt, in another year we shall see time or ten get

in the direct way, which, of course, is very much better. This being so I do not think we need consider simultaneous examinations any further.

29055. In connection with your proposal to fix the age limits at from 17 to 19, you say, that if the age were reduced the public schools would at

one: modify their arrangements so as to enable boys to prepare for the examination?—They would, 29056. Do you mean that they would arrange special classes?—Yes. My complaint against the old arrangements was that it was impossible for a public school boy to pass direct from the public school without going through a cammer. Broadly speaking, a few did; but as a rule they did not. Now-a days that is all altered and you see in practically every public school you go to a special class for a special subject which the boy is to take; whether Commerce or Engineering or

the Army or anything of that soit.
20057. Certain public schools you say?—I am not sure about it. I only know the modern public school; I can not sure of Winchester or Eton, but I think the same applies to them. They have

an Army Class at Eton.
29058. Such a class would have to be carefully arranged to avoid the dangers of cramming '?-No, I do not think it is so. It is impossible in public abool fits to have 'cramming'; the distractions are so namerous that you have no time; it only means that the boy would be properly brought up to apply his time in the way that pays best.

2000. You think that the schools would com-

bine a general scheme of education with the specialist scheme which would enable him to get into the LCS.?—One or two schools did in my time, but the general schools did not.

20060. Speaking generally, would you say a larger number of Indians might with advantage be admitted to the Service?—To the Givil Service generally, yes. I think I should be prepared see more than at present. I think there should be a maximum with due regard to officiency. Via have created a very big machine and we must have a certain amount of European ideas behind to drive that machine: to keep up the ordinary ideas of efficiency we must have a very large percentage of English labour. 29061. Do you consider that your proposal allows for a reasonable increase?—I do not look at

it from that point of view: I say the first thing to do is to get efficiency to your European staff, and the on a trigor enteriors to your barbonan and an and the proper way of doing that is to recruit at 17 to 19. If you find that you do not get what you consider a sufficient number of Indians this way, the only alternative is to change your age limit and have a separate examination.

29062. In India, if necessary?—Eventually, as an alternative, I should be prepared to consider Then, we should need to consider the ques-

tion of a maximum and minimum

29063. I take it then that in order to ensure an efficient. European service here you think it essential that the age for cotry should be reduced ?— I do. I think it is desurable; at the same time, I do not say that the present service is inefficient.
29064. You think it is desirable that the age for

29064. You think it is desirable that the age for entry should be reduced down to the school-leaving age, and I suppose, you would admit that by the reduction to that age you would be putting addi-tional obstacles in the way of Indians entering the service through the English door?—I should hope 170

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not: I might be. That is an argument that might be used against me. There were a certain number be used against me. There were a cream namous who passed in my time twenty-live years ago, when the age limit was 17 to 11. Since then, the side of of English, generally, has made enormous strikes through this country, and the Indian boy who goes home at 15, is yearcically bi-lingual if he somes out of a big city like Bombay or Poona. The difficulties of a foreign language do not arise as they did a quarter of a century or thirty years

29065. If it were shown that the reduction of age to from 17 to 19 did create these obstacles, would you consider the reduced age of such importance that you would adhere to it and be prepared to consider an alternative method of entry by Indians in India? - Certainly, I would. First, I say, you get the efficiency for the English Service, and if thereby the reduction of age is an impediment to the Iedian let us have a separate examination with an altered age for Indians.

29066. Starting with the cardinal principle

29007. Status of Europeans?—Yes. 29067. Then you say that successful candidates should be sent to one University, preferably. Oxford, for a three years' conves, mainly in Law subjects, and should take a Law degree. Do you think it would be desirable to concentrate as far as possible the probationers in one College or would you prefer to see them distributed?—Distributed as far as possible. 29068. You do not believe in the method of

concentration?-Cartainly, not in a University.

29069. Why do you say that so emphatically?—Because I think even in my time there was a tendency for concentration in one college, and I do not think the effects were good, and I think the general broadening of a man's mind by intercourse with the people outside his own immediate life is a very good thing indeed-is an

all important thing.
29070. You do not think that Indians, distributed in twos and threes, would find themselves somewhat isolated in their life at the University?-I do not think there was any ostracism of that sort in my time.

29071. Therefore, you do not hold with those witnesses who come before us and strongly advocate a central institution ?-No, I do not. would be very expensive and very narrowing indeed.

Do you regard as important a definite period of training for the Civilian in India before he commences his work in the Service?—I think a year is quite sufficient. In Bombay, it is practi-cally eighteen months before he is fully trained.

29073. You do not suggest any improvement in the present course of training?—No, I think as long as the Collector is carefully chosen for instructing the officer it is a reasonable course and

instructing the outer to a reasonance course and think this quite satisfactory. 20074. Are you satisfied that the young civilan, when be enters the Service, and during his first few years, assimilates himself-safficiently us his new conditions?—That is any completin about the present arrangements. I think that shere are when you was not to be present arrangements. I think that shere are when you was not to be present arrangements. I think that shere are young officers who are most conscientions, and who have a sort of feeling that they are a little above what I may call the squalid detail of ordinary administration, which are very irritating sometimes. with their high intellectual attainments which the present system gives us.

29075. You consider that if the civilian commenced his work earlier, he would assimilate new ideas better?—Exactly. 29076. He would got into his work, under

your scheme, at twenty two?—He passes his examination at 19, he would do his three years at Oxford, then takes his probation, and would come out at 22½, and be in barness at 23 doing trivial work. Now he is apt to be 26½, and this seems to me to be too old.

29077. You think that 28 is about the ideal age?-Yes.

29078. I will now ask you one or two questions about the Service conditions. You recommend the creation of a third grade of Collector at Rs. 2,500 a month, as you say has been approved of in Madras. Is it not a fact that in Madras the districts are very much larger than any you have-in Bombay? -Yes; on the other hand, living is a good deal cheaper.

20079. And would not the fact that there are no Commissions in Madares have a bearing on the question of the grading of Collectorships?—They have a Beard of Revenue which is practically the same thing. They have four members of the Beard of Revenue and we have four Commissioners here, which is practically the same thing.

29080. Do you consider there is ground for reasonable complaint in both branches of the Service as regards pay and promotion?—I would rather not speak about the Judicial as I have no particular experience of that, but as regards the lower ranks of the Revenue Service I would very strongly arge that conditions are not such as to lead to contentment or the recruitment of goodmaterial at the present time.

29081. You say, in your answer to question (99), that you object to the principle of a time-scale as a remedy for these evils?—I would rather not have it if it can possibly be helped. I would rather have a personal allowance. At present, it should be a temporary expedient merely. Perhaps, I may explain what I mean. All these things arise out of errors in recruitment, which are largely a matter of mathematical calculation. An error in decimals will make a very considerable difference in the flow of promotion five or ten years afterwards, and blocks will frequently occur. There was a block about 1890. Special expedients such as this are merely temporary things necessary to meet those conditions. For that reason I would not stereotype the service into a time-scale if it could be avoided. All that is necessary, it seems to me, is first of all to recognise that the general pay of the lower appointments is too low, increase the endre, make up the seale which you think the man should get at a given service, and grant personal allowaness accordingly. That was done in 1888. If that, however, is considered clumey, then go in for a time-scale. There is not very much difference between the two except that the one is more a temporary expellent than the other. In 1887, 1888, and 1899, personal allowances were given largely in this Presidency, but the necessity for then passed away and we went back to the old cadra. At present, we want a revision of the cadre, and the Secretary of State has been asked for five new posts for the First Assistants, and we also want personal allowances to ensure that officers shall be reasonably paid. We hope that possibly in three or four years the necessity for these special personal allowances may have passed away.

Seontinued.

29082. You say that a time-scale has a deadening effect on a man. Is it not just as discouraging for him to feel, as he must now, that, however hard he works, he may find himself drawing the same salary?-Certainly it does, and that is why I arge the grant of personal allowances, in order

to make things easier for him. 29083. I should have thought that the time-scale would have been the less deadering in its effect on a man, because, he would feel that if he did his work properly he would he sure to get a reasonable increase of salary, whereas, otherwise it might be years before he got any increase at all?—I do not think there is very much difference between my personal allowances and the time-scale. The time-scale always seems to me rather an unnecessary elaboration, and I would rather get back to the old cadro of grades as soon as possible, adopting the temporary expedient of personal allowances only when it is necessary.

29084. I notice that in the proposals which have been put forward by Mr. Mead, a time scale for junior officer is suggested. This is a timescale running ringt away from Rs. 450 to Rs. 1,350?—Yes, I know of that

29035. What would you say to a time-scale divided into compartments, by which you would begin at Rs. 450 and go automatically up to say, Rs. 600 or Rs. 700, and then when the officer had reached the Rs. 700 limit be would only pass into the next compartment by selection?—I do not think we want selection quite as low as that. I would not begin the selection before the grade of Collector. I think there ought to be an understanding that an officer, would not draw any higher pay unless his work had been satisfacany mand pay discounts not not how were sustant-tory right throughout, but I do not think I would have any form of selection, as it makes it nancess-sarily elaborate.

29086. Would it not do sway with any 2000. Would it not no sway what any deadening effect if you divided your scale into two halves, and said that when men had reached the top of one they should only go into the other by selection ?-I think it would have a less deadening effect unquestionably. There is really not very much difference between the time-scale and my suggestion of personal allowances except that it avoids the elaboration when things get back to the normal again.

29087. You have said it is generally agreed that the grant of double first-class fares is an entirely inadequate compensation in the case of transfers. That is rather a vague piece of information and I should like to know what you would regard as adequate. Could you give us any definite figures?—If a man is moved, say from Ahmedabad to Poons, I would allow him an ordinary goods wagon for his kit, which would represent a charge of three or four annue a mile, and a first-class fare for himself, and another firstclass fare to cover the cost of his establishment. The complaint is that it is limited merely to the passenger's fares, and does not cover the cost of

passings in the property of a salary of a 20038. Do you suggest that a salary of a character should be attached to definitely superior character should be attached to the five Assistant Collectorships which are now superior only in name?-I understand that proposals have been placed before the Secretary of State that they should carry a salary of Rs. 1,250, so that, that particular difficulty about five posts of Rs. 900 being 'bisted' as superior, will disappear.

29089. And would it be the same with regard to the posts of Superintendent of Land Records, Registrar of Co-operative Credit Societies, etc. ?-

29090. Would you like to see those definitely

provided for ?-Yes.
23091. The present arrangement for their remnueration puts the endre wrong, does it not ?-It does.

29092. Do you think there is room for an increase of the cadre on the Executive side?-I think at present out of my seven districts four have only one Assistant Collector which thirty years ago always had two, and it would be a very rices thing to have more European Assistant Collectors. At the same time, they are expensive articles, and I am not sure whether we really ought to afford them.

23033. Do you consider that the officers who are now performing the duties are overburdened with work ?- No.

29094. (Sir Marray Hammick.) With rolerence to your answer to the Chairman as regards the superior and inferior posts, has not the position in Bombay been somewhat aggravated by position in bosiness over the man who engat to be holding a junior post to the post of Co-operative Credit Societies' Managara?—He is a Junior Assistant Collector.

29095. That is an appointment which is in-cluded in the Junior Collectors among the superior posts?-Yes-

2,096. And therefore the position as regards the promotion of the juniors is aggravated by taking a man from the ranks of the juniors and patting him into a superior post which carries no pay in his case except the small allowance he is given?—I am rather atraid to answer these questions, because I have not these things at my fingers' ends.

29097. Who is Director of Agriculture in Bombay?—He is a Junior Collector, Mr. Kcatinge. 29098. With reference to the Provincial Service, in your last answer you say, you have no further proposals to make. There are two suggestions which have been made to us as regards the Provincial Service. One is the question of the Provinced Service. One is they decided to expense of takeners, which applies to them exactly as it applies to the Civil Service. You would advecte having the expense of transfers of Deputy Collectors and Subordinate Judges placed in the same code as that which you would apply to civilians ?-Yes, so many manuals of kit

29009. Then there is a grievance in other Presidencies which, I suppose, applies to this Presidencies which, I suppose, applies to this presidency also, that Deputy Collectors do not count as first class officers for travelling? That is so, hat some of them do. Those appointed direct under the Provincial Service Rules count as first-class officers. It is rather a serious injustice really that officers who have come from the bottom only count as second-class officers.

29100. You would like to see that altered?-Yes, 1 would.

29101. You would like to see all Deputy Collectors treated as first-class officers under the Civil Service Regulations -I would,

29102. In your answer to question (25) you say, that you do not see why grade promotions should not be given in these vacancies, as they are in the case of the Indian Civil Service. I suppose from your answer, however, you probably do not 172

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Continued.

know why it was that grade promotions were given specially in the Civil Service?—I have seen it since.

n since.
20108. The objection to this course as regards
Deputy Collectors would be that the grant of
officiating promotion in this way involves a great
deal of trouble to the Account Department?—A tremendous lob

19104. Would you still be prepared to say that a Deputy Collector for every promotion for a short time should get officiating allowance?-I would not if Government accepted my scheme for improving pay and prospects generally in the Provincial Service, which I consider at present are inadequate.

29105. In reply to question (16) you say: "Promotion to the first four grades of Deputy Collector and first and second grades of Mamlatdar is by selection." Is promotion from the grade of Mamlaidas to Deputy Collector made by selection ? -Yes, except as regards the people appointed direct under the new Provincial Service rule.

29108. Are you in favour of the system you have in Bombay by which the Manlatdar is a member of the Provincial Service?—Yes.

29107. Do you think it is better than the system in Madras where the Tahaildar is one of the Sabordinate Service?—I profer having him in the Provincial Service. He is very often a first-class Magistrate in Bombay.

29108. You say in answer to question (130) dealing with the Indian Civil Service, that you would recommend the formation of a separate would recomment the formation of a separate Indian Family Fund for Indian members of the Indian Oirl Service, and you do not think that they should be allowed to join the coffinny Indian Civil Service Pension Fond. Why do you make that distinction? Why do not you wish Indians to join the ordinary Indian Oirl Service Pension Fund?—For one thing, we have no mortality tables. Then there is the question of succession and polygamy, and there are various other difficulties.

29109. Supposing, you made it a condition that an Indian might join the Indian Family Petsion Fund provided he did not marry more than one wife, would that get rid of one objection?-It might be done after the passing of the Succession Act.

29110. But at present you would not recommend it?-No.

19111. In your answer to question (129) you say, you are inclined to recommend such an increase in the existing rate of contribution as will allow higher allowances being given, Insticularly to sens, and that in the latter case, the allowance should be £150 a year from the age of 15 onwards. It has heen suggested to us that the benefits of the son should be given until he reaches the age of 24, additional contribution to the Fund calculated on a additional contribution to the Fund calculated on an actuallal basis. Would you prefer that?—

29112. You would like to see the sons arranged for by benefits from the Fund up to twenty-four and the money being paid for by an additional contribution? Yes.

In your answer to question (124) you suggest that inefficient members of the Service should be compelled to retire. Would you be prepared to leave that entirely to the action of

the Local Government or would you like to see it restricted in some way by making it an order of the Secretary of State?—I think the Local Government might be trusted to deal with it.

29114. It has been suggested to us in one or two places that the reputation of a man at the Secretariat is very often not a very accurate one, and to safeguard his interests it would be quite feasible that action should be taken against an mefficient officer by a Committee, who should first of all report upon him, and then the Local Governat an report upon time, and then the Local Govern-ment reporting the master to the Secretary of State, and the Secretary of State issuing the order. That is put forward on the ground that it is a very serious matter to inside on a man returning from the Service, and that the Local Government if it passes its order in the first place Severance in the passes as order in this first place is more or less liable to prejudice, and that the Secretary of State would be very disinchard to interfere on appeal, whereas, if he had the initial order to make he would probably refer it to a perfectly independent body, and the men would be more likely to get justice?—I do not think there is any reason to fear that Government would be unduly harsh.

29115. You do not think there is any necessity to take those further precautions?—I do not think so.

29116. In your naswer to question (117) you suggest, that the contributions made now towards pension should be separated off and converted into a Provident Fund contribution. But, would you be willing to see a proportionate reduc-tion of the pension in that case?—No.

29117. I understand you emphasise the necessity for retaining the £1,000 a year pension et any cost ?-Yes.

29118. And that sooner than see any rednetion of the pension you would continue the contri-

button ?—Certoinly.

29119. Then you say that the Government of India is making propositione as regards furlough. These proposats, I understand, are merely with regard to the quantity of furlough that can be taken and how it should be taken; they do not deal with the pay the officer can draw while on furlough?—No.

29120. Have you any suggestions to make with regard to the pay which an efficer should draw when on forlough ? It has been suggested to us that an officer might be allowed, if he had two years furlough due to him, to take a half or quarter of that furlough on a higher rate of pay, sand saorifice the rest of the furlough, instead of taking the whole furlough on the usual rates?—It would be very pleasant, but I do not see how it would work. It would be very difficult to work. The Government of India sent that suggestion round in connection with their pro-

You do not think it could possibly work ?-I do not think it would.

29122. Would you be inclined to allow officers to accumulate privilege leave for more than threemenths?-No.

29123. You think that three months is the roper amount of leave that should be accurrelated?-Yes. A man ought to be made to go onleave every three years.
29124. You would not make him go on leave-

every year ?- No; he has nowhere to go to.

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29125. What are the difficulties as regards this question of allowing a man to take a proportionate amount of furlough at a higher rate?-For one thing men would not take a long enough furlough. Probably a man might go for six months, I will not say extravagantly, but spending his money for the first six months, and instead of staying his year would come back again, and there would be a great block in promotion, because the

acting vacancies would be cut down by a half.
29126. Would you not do anything to
decrease the amount of furlough a man ordinarily

takes now?-No. 29127. You do not think it is at all excessive ?-No.

29128. As regards the pay of "listed" posts, you adhere to the present system under which the officer holding the listed post draws less pay than the Civilian. Do not you think that the way in which the officer is regarded by the outside public depends very much upon the pay he draws?-It may to some extent.

29129. Do not you think that if you intro-20129. Do not you wante chase it you have deed listed men into the Service and abolished the system of "listed" posts, giving the men a right to rise from the grade they are put into, and giving them the same pay as the Civilian, it would very much tend to place them in a higher position than now and that they would eventually be counted as one of the Civil Service?—You mean

counted as one of the Civil Service?—You mean the Deputy Collectors appointed by direct nomination under the new rules? 20180, I mean the Deputy Collectors who come in and hold the "listed" posts are sentially?— It would be impossible in our system. The "listed" posts are merely added to the Provincial Service cadre, and you would have to split up the cadre.

You would have to re-arrange your 29131. You would have to re cadre?- Then I have no objection.

29132. If you are going to admit Indians to turther appointments, one way suggested to us is by taking men who bave gained experience in the Provincial Service and placing them in the Civil Service, not into the listed posts, but actually into the Service, so that they should have the right to rise to the higher appointments in the Service. That would necessitate complete reorganisation of the present cadre, hat, if that were done, and these men were given the full pay of the appointments, do not you think that after they had been in the Service for a few years they would attain exactly the same position as regards the outside public as if they had entered through the competition in England?—No, I do not think so.

29133. Do not you think it would be forgotten that they entered the Service in a way different that mey entered any vertice in a way different from an Indian who had passed through the open competition at Heme?—I do not think so. It would never be forgotten that they gained entrance by a back door.

29134. In Burma, for instance, there is a Commission into which men come from all classes?—I think there would be very considerable sprit de corps and the Service would be alte enris de cerps and the Service would be harmonisely run, but, at the same time, the man who had been through the open door in Baghad would have the Imperial feeling behind him; he would be, to to say, the "herver-bon," as Kiping says, and that would rick to him. At the same time, I think the Service would work perfectly harmoniously and that the relations might be friendly in that way

29135. The existing stagnation of promotion in your Service, I understand, arises simply and solely from the bad arrangement of your soperior posts. That is to say, that your superior posts are not sufficient to give promotion to those officers
who are holding juntor posts?—We want something corresponding to the Sub-Collector of Madras.

29136. That has arisen a great deal from the fact that your Judicial officers take over Add tional Assistant Judgeships, which has interfered very much with your cadre in a way that the endre is not interfered with in other Presidencies; but that so rely can be arranged by the Secretary of State now?—I venture to think that my proposals would make very considerable improvement.

29137. There is no reason to suppose that this stagmation cannot be set right by the Govern-ment of India and the Secretary of State in the

ordinary way?—That is my point.
29138 Without a time-scale, if necessary?— I would rather not have a time-scale for that

29139. You say in answer to question (87), that you consider the compulsory retirement of mellicient officers should be resorted to far more extensively than has hitherto been the case. But eardy, you are contemplating very few cases in which officers have been compalsorily retired?-That is so.

29140. Your answer rather implies that in this Presidency a great many officers would have to be retired because you speak of it being far more extensively used ?—I am thinking more of the past, when certain officers stayed on when

they were not wanted.
29141. The number of those cases is surely very few ?-Ten or twelve years ago they would be

somewhat numerous. 29142. You say in answer to question (62), that the officers of the Civil Service in Bombay are proficient at least in one vernacular, most of them in two, and some in three or more, and you say, that the Bombay system of spending seven months a year in camp makes them so. With regard to that year in camp masses them so, with regard to that seven months in camp, what month does the officer generally go into camp?—In October, and sometimes at the end of September.

29143. And he is supposed not to some back to head-quarters, except for Christmas, until when?- Until May.

29144. In Bombay, have you an officer at the head of each sub-division of a district ?- Yes.

29145. Are all these officers in camp for seven months?—Yes.

29146. Does that result in the head-quarters of the districts and the head-quarters of each subdivision being without a First-Ches Magistrate for seven months?—We have no head quarters of the sub-divisions. If you take the average sub-dirision of the talakes, there would be one Mamletdar with first-class powers and often nowadays two, and the Assistant Collector would only have magisterial charge of one taluka.

231.17. Does the Huzur Deputy Collector go 29147. Does the lands Deputy Concetor go into comp?—No, he remains as a Magistrate in head-quarters. In most of the large places you get Government officers also doing honorary first-

class magisterial work.
29148. In the ontside sub-division the Mamlatdar stays at head-quarters and does first-class magisterial work? - Yes. He is supposed to

travel ten days a month. 29149. Is that in order to get rid of the inconvenience of clients and others not finding a magistrate at head-quarters when the officers are touring?—Yes. In one or two cases where the tálukas are heavy there are resident magistratos, but I have not got any in my division. They do nothing but magisterial work.

It is the same system that we have in 29150.

Madras?—Yes.

29151. Are they First Class Magistrates?-I think not.

29152. They have powers of committal, and that sufficiently gets rid of the difficulty of not having Magistrates at head-quarters ?-Yes.

29153. Do the Collectors who travel about for seven months do any magisterial work when travelling ?-Yes.

They deal with cases that come up to

them ?-Yes

29155. But, if it is a case, that should be tried at head quarters they would hand it over to the Mamlatdar or the Huzur Deputy Collector?-

29156. With regard to your reduction of the age, do you think it would be possible to work a system under which Indians would be ollowed te go up for the same examination as Europeans at to go up not the same canada and as a proper to get home but at a year of higher age, in order to get over the difficulty, real or not, that au Indian would have a much less chance of passing the examination at 17 to 19 than a European? Would it be possible to allow "Natives from India" to go up at 20 to an examination at which Europeans were only allowed to go up at 19, all to sit at the same examination, and all bracketed in the same list? - I think it will be undesirable. If we are going in for that it will be better to split up the cadre and have separate examinations.

29757. Your idea of reducing the age will be met with tremendous opposition in this country, because it will be said to be done simply to keep the Indians from getting in. You do not thick it would operate now as it did twenty-five years ago?-No.

29158. We have had plenty of evidence to show that it would be an extraordinarily unpopular measure out here. One idea suggested is that we should allow Natives to go up one year older than the English bey, on the ground that he has to study his work in a foreign language from the very first?—I think it would be preferable to have soparate examinations straight away in that case.

29159. (Sir Valentine Chirot.) You said just now in answer to Sir Murray Hammiek that you thought that in no case, even if the pay and prospects were assimilated, would the members of the Provincial Service appointed to "listed" posts, even if, they became actually members of the Civil Service, Service, have the same position as those who entered through the London door? - They would

29160. Do you think that could be met by sending officers from the Provincial Service, before they passed into the Civil Sarvice, through the issed posts, to England for a year's study?—It is so hard to guarantee that they would be fit to pass when they had done their probation in England. A man might waste his whole time

29161. I am talking about the official who has been selected from the Provincial Service after

a certain number of years for promotion into a listed post, that listed post being absolutely a post in the cadre of the Indian Civil Service. If he were then sent for a year to England to get closer to English methods and English habits of thought, do not you think that stay of a year in England would help him to acquire, with his own people out here, the prestige which you say can only be acquired by going originally to England and passing the competitive examination ?- I think it would be an enormous help to him, but I do not see how it is to give him the prestige of having passed the

examination in England, 29162. On the other hand, do not you think that a man who has done a certain number of years' actual work in the Provincial Service, and discharged his duties in such a creditable way as to justify his promotion, offers better guarantees of turning out an efficient member of the Civil Service than any youngster merely passing a competitive examination either in London or anywhere else?—Very frequently he may. I am merely dealing with popular estimation. In this country, where success in examinations is a fetish, I do not see how you are going to get over the fact that one man has passed and one man has not. I do not say the Provincial Civil Service man will not be as good an officer.

29163. The more fact of hie having passed as examination gives him the prestige which you speak of —Exactly.

29164. With regard to your proposal that the

pension of £1,000 should be retained and the four per cent. reduction turned into a Provident Fund, I understand that you wish the pension of £1,000 a year to be a real pension?—Exactly.

29165. Do you think that many candidates going up for the Indian Civil Service realise that going up for one Action Civil Courtes contact the the pension of £1,000 a year which is held out to them is a pension to which they would have contributed from 30 to 60 per cent.?—No, I do not think they do.

29166. Therefore, when you say that the pension of £1,000 at the end of twenty-five years is one of the great attractions of the Service, it is to that extent rather a fictitions attraction ?-Yes,

that is rather our complaint.
23167. We have heard a great many statements to the effect that within the last twenty-five years the office work, of District Officers especially, has increased so largely as to make it much more difficult for them to devote as much time as they formerly did to getting into contact with the people of the district they administer. Is that your experience?—The Collector's work has increased, but I do not think the ordinery Assistant or Deputy Collector's work has increased very largely. There has been substantial relief in various directions.

.29168. It is chiefly the Collector's work?

The that has increased very largely.

20160. Can you tell us to what the increase is due?—To these things like town-planning, plague regulations, improvements in kanitation, water-supply, etc. There is much more mency to spend with all the Imperial grants-in-aid of lecal bodies Then, there is the suggestion of the objects for which the money should be spent and the control of these things, which all means work for the Collector. It means very marked progress, but it also means work.

29179. We have also heard that within the same period of twenty-five years the Collector has Mr. G. S. CURTIS.

continued.

been deprived of a good deal of the initiative and his sense of responsibility has been diminished by the growing influence of the Secretariat I.—I see

no sign of that here.
29171. You do not think there is any serious divergence between the officer who spends most of his time in the mufassal and the Civilian who spends a good many of his years in the Secretariat?-

Not in this Presidency.

29172. You lay great stress upon the difficul-ties presented in the matter of simultaneous examinations by the difference of time between London and India. Is that your chief objection to simultaneous examination?—No, it is one-that has been suggested to me,

29173. It is one upon which no stress has yet been laid by witnesses !- I think a "crammer in London would naturally take advantage of it. 29174. In what way?—He would get the

papers wired to him. 29175. Do you think that would be possible?—

Certainly.

29176 (Mr. Madge.) In answer to question (2) you say, you consider that the men arrive here too eld and that, although probably intellectually superior to the candidates rescuited under the old arrangement, they are not sufficiently adaptable or ment, they are not summently suspense or recognitive of new ideas; and you practically give the same answer to question (16) when you say: "What the older men gain by a more mature intellect perhaps the younger men make up by a greater command of detail and knowledge of this country." Do not you think that the formalism of character is an essential element of success in any career of life, especially that of an Indian Civilian?—Certainly. It is a question of the

balance of adventages on one side and the other. 29177. Do not you think that character is better formed under conditions prevailing at Home than those prevailing in this country ?- Certainly, but the Civilian who does not get to work until twenty seven has to retire, by the order of nature, at 53, and he toods to be a very expensive article.

29178. You are balancing the expeese against the other risk?-And other advantages. I am

taking the belance of advantages.

29179. Did I understand you to say in answer to the Chairman that Indian boys of fifteen could be readily got to go Home?—Yes. I think so nowadays in Bombay.

29180. You are not aware of an opinion that seems to prevail elsowhere, that there is a strong feeling that by sending Indians away early they teeting that by sending important sense from their get altenated in a very important sense from their own people, and that they come back very much less sympathetic with their own class than before they went away ?-I have seen it stated several times, but 1 do not believe it. The danger seems to be much the same either way.

29181. Supposing, a system of simultaneous examinations were adopted in this country, do you think, considering the way in which education has been shaped rather towards passing examinations than to giving a liberal education, simultaneous examinations would re-act unfavourably on education generally in this country ?-I do.

29182. You say in answer to quesion (9) that everyone agrees there should be only one corps d'elite and only one way of getting into it. That is one competitive examination ?—Yes.

29193. But has it not been reasonably thought that the competitive examination gives a very

imperfect test of character?-It is imperfect, but it is the best we have.

29184. Even as regards the Englishmen, for instance, it may be assumed that the average Englishman possesses certain qualities that fit him for the Service, whereas other candidates may not be assumed to possess those qualities?-I have urged nomination in the case of Indian candidates.

29185. As regards nomination, you want to give them scholarships at the expense of the public treasury ?-Only a certain number for the people of the backward classes, who should be

encouraged.

29186. But a certain number of them would be failures?-They might be. I should put them in the Provincial Service I think,

29187. Do you think that would be a fair loss to incur?—I think so.

29188. On the chance of getting good men?-

29 150. On the chance of groung good inca .— Yes, it is a very small amount. 29 189. With regard to privilege leave, it is believed that nowadays Civilians go away from the country more frequently than they did before, especially when privilege leave is tacked on to

espening when privilege leave is thosed on to furlough. Do you think that people do get away from the country more frequently than their predecessors?—I do not think they do. Twenty ears ago, a man would have three months and take his furlough in the following year, but now he combines the two and there is only one period

29100. You think that advantage is not taken of the privilege leave on full pay? -Officers only take one period of absence instead of two

29191. As regards inefficient officers, do you think the proportion of them is worth consider-ing?—I think the proportion is extremely small, but there were cases in which it would have been desirable to have had the power of removing inefficient officers from the Service.

29102. Considering, that the proportion is extremely small, do you not think it wiser to ignore it than to create an impression that a man's tenure of office is not scenre?-I think in practically every Service in the world there is the power of removing an inefficient officer, and I think we ought to have the power. We have the power new to remove him, but we could only do it by inflicting roin upon him. There may be many cases in which it is not desirable to take that

extreme step.
29193. Is there any type of inelliciency that arises rather from the character of the heavy work of the district and which might be remedied by transferring a man from the heavier to a less heavy charge ?-I think there are cases which would not

be covered by that measure.
29194. With reference to the general rice in nces all over the country, do you not think the sime has come for a proportional increase in the pay of all classes of Civilants?—No, I should prefer to give concessions in other ways. I do not think we could legitimately ask for a rise of pay all round, although it would be very pleasant. I think various concessions might be given which would make the subsistence of officers generally much more comfortable, but, beyond what I have recommended, I do not think a general rise of pay could be held to be institled.

29195. We have been told that, whatever the case may be as regards districts, in large towns the cost of living is a) much greater that some measure should be resurted to at once; will a personal 176

allowance or house allowance do that ?—I think I have urged house allowances, sumptuary allow-ances, reduction of expense of transfer, and things of that cort. There are various concessions which

could be given. 20196. Have you many or any members of the domiciled Anglo-Indians in the Indian Service?— I think there are two in this Presidency and four in Sind, six altogether.

29197. Is their work of the same standard of efficiency as that of the other members of the

Service?—I have only personal experience of two or three, and I can say 'yes' to that. 2919S. (Mr. Histor.) I notice you say, that the young Civilian who comes out now is perhaps a little apt to Le inattentive to the detailed routine. Is there a lack of thoroughness in the essentiale of his work?—No. I do not think he learns the detail of the routine in the way that younger men did, but that may be prejudice. We were recruited at the younger age and we naturally look at things from our own point of view. That is a thing that has to be made clear right away

29199. I have not heard of that complaint with regard to University candidates who are recruited for the Home Civil Service, and I was wondering whether perhaps there was more detail thrown upon the young Indian Civilian than there is upon the Home Civilian ?—I expect there is. There is much more outdoor work. I think my complaint

has been repeated by the Government of India in a despatch of 1907.

29200. You say that in your time the best men were not attracted from the public schools to the I.C.S. Examination at the age of 19; you say, it may be taken as fairly certain that if the age were reduced once more the exam-ination would attract the very best of the public schools. I am not quite certain on what grounds you say that?—I do not think the Service was you say that I to not make the better was thrown twenty five years ago, generally speaking. 29201. But, is it not also true that the Heme Civil Service has become very much more

attractive?-There are many more appointments

and it is more attractive.

29202. Do not you think there is a certain danger that if the examination were put back to 19 school masters would put pressure on the ablest boys to reserve themselves for the Home Civil boys to reserve incinserves for the frame Civil Service?—I do not think so, especially, if you give a good scholarship at Oxford at £200 a year. I think then the parents' pressure would be the other way.
29208. You think that your scheme would be

assisted by the specialisation that is going on

in the public schools ?-Yes.

29204. That specialisation, I suppose, is confined only to the very hig schools which have a very large staff?—I venture to say it is common in most public schools, from enquiries I have

28205. I think you will find that the smaller schools will have a good deal of difficulty in providing the special course that would be required for the Civil Service Examination 2-I want to draw from the large public schools; they are the meu I want to get.

29206. You do not think there is a risk that if men came out at the earlier age they would make mistakes in judgment which would be somewhat serious?—That is a personal question which I ought not to answer. I think we all make mistakes,

but I hope they were not unduly serious or very much worse than those made now.

29207. That, of course, is one of the reasons for making a change. It was felt that people coming out at a maturer age would be more immune from mistakes?-I am putting them a year later

than we were.

20208. Turning to your answers on the Provincial Service, I notice that you prefer recruitment by nomination as the only method by which an admixture of caste can be seemed. Would you have any insuperable objection to recruiting for the upper division of the Executive Bunch of the Provincial Service by competitive examination?—We tried it in two Presidencies and it did not enswer, and it was given up

29209. What was the reason of the failure ?-There were a majority of Brahmans, but I do not

know whether that was the reason, 29210. It was more difficult to secure the balance of the classes ?—Yes. Certain classes like the Mussalmans were ruled ont oltogether. I am speaking of Bombay, and I think they were mainly Brahmans in Madras.

29211. But supposing, there was selection before examination?—The objections are just the same and would be equally strong if there were

selection

29212. (Mr. Macdonald.) In reply , to question (\$2) of the Provincial Service exciton you say, that officers of the Provincial Service take such leave of full pay as may be due to them, and that when they do not it is generally due to their devotion to duty?—I think I put it on the ground of the devotion to duty, but of course, there are various causes.

29213. They do not refrain from taking leave herages they are aimid of having their districts

changed?—I do not think so.

29214. In answer to another question you say, that the leave does not lead to numerous changes of districts?—Not in, the Provincial Service.

We have had some evidence on that point from other Provinces, but you would say after due consideration that that is not the case in

Bombay 7.—It is not. 29216. You have no men refusing to take leave because they are alraid they may be moved from the district where they are?-There may be isolated cases, but it is not the rule. If a man took leave from Poons he would probably come

back to Poona.

29217. In answer to question (29) of the
Indian Civil Service section you say: "I am inclined to recommend such an increase of the existing representative contribution as will allow of higher allowances being given particularly to sons. Have you in your mind a compulsory contribution?—Yes, ours is all compulsory. 32218. Would you make this special proposal compulsory?—Right through,

29219. You would not be content with giving an officer an option to make the increased contribu-tions (-No; if you give options you have actuarial trouble at once. These are all worked out by an actuary every year.

29220. You just want to lump the whole thing?—Yes. It would not be a large increase,

and it is worth doing.

29221. In reply to question (124) you favour the view that after 15 years' service a man may be allowed to retire with a pension?—Yes.

Mr. G. S. CUETIE. continued.

29222. Is it not a very reasonable view that when a man comes into the Indian Civil Service ho has to remain in until a proper period clapses when you may say he has given the full service to the State in return for the various probation fees he has had and the various privileges that have gone to train him? Do you think that in 15 years he has given that adequate return?—I think he has. I held the view you have been urging myself for a considerable time, but I have come to the conclusion now that there is really nothing to be gained by keeping a man on after 15 years if he wants to go. I make the pension only a subsistence one, practically, only a pittance. An Indian very often has a call to religion at 40; an Englishman might have the same a call to mission work or anything, and I would let bim go.

29223. I am very doubtful in my own mind as to whether at the end of 15 years he has given that return ?- I think he has.

29224. In bringing him in the State has had to spend money on his training ?- In the present state of the Bombay promotion the State has spent very little on him. Mon of my year were receiving Rs. 900 a mouth, or £650 a year, at fourteen care service. Men of that standing are receiving less now.

29235. There is a matter which seems to require a little explanation owing to some apparent discrepancy. In answer to question (10) you say :
"I consider that admission to the Civil Service of India should be only open to candidates selected by nomination in that country." That of course is with reference to Indian condidates?—Yes,

29226. In answer to question (88) you say : "I 202305. In asswert to question (85) you say, "I see no reason for any change in the existing arrangements," Do you mean to apply that to the "dudicary only k"—Yes. I was thinking nationalarly of the difference between Bembay and Modras. In Bomhay, one a Judge always a Judge, he has been through his Judded training and stays.

29227. With reference to selecting by nomination, your proposal I take, it is to select by nomination at the age of 18 or 14?—14.

29228. Is not 14 a little late for public

array. as not 14 a notice late for public schools?—No, 41 is about right I think.
2029. Have you ever tried to get a hoy in at 14?—I have a hoy's mane down for 14 now.
2029. Do you think you are going to get him in 2—Yes.
2028. In sitting down to think it out as though you were a member of this selecting heard, what would you select on from a body of intelligent youths at the age of I4?-I should select them on their knowledge of English, their ancestry, their manuers, their antecedents and up-bringing, and engenies, generally. It is very like the Naval Examination.

29232. Not their educational qualifications?-

Yes, I should bring them in.

20233. What sort of educational qualification 20233. What sort of educational qualification could a hoy of 1 present to you to justify you in extraording him for an important post like this?—He could write a very good Bogish essay and English letter, and would know a good deal of English Gramman, and possibly do a sum in quainties and Algebra. 20234. There is not very much indication in that of the boy's future is there?—I think it is as good as another observance.

good as anything else you are likely to get.

29235. At 14 an examination like that is very much less definite as an indication of what a boy is going to develop into?--You must not misunderstand me. I do not limit it to boys who are selected at 14. They are only those who are selected by nomination. There is also another system of nomination, merely, as regards lovalty and antecedents and things of that sort for the general candidate who goes home at the age of 17 or 18. There are two sorts, one for the 14 years old boy for the scholarship, and the other for the man who goes direct.
29236. You would not nominate him to ?-

There is no test of his loyalty or anteredents at present except the certificate of birth that I give every day.

29237. You refer to him in your answer to question (3)?—Yes. There ought to be come cort-of test such as the Inns of Coarts imposes on a candidate for admission to the Bar, that he is knows and that he comes from respectable stock generally. 29238.

29238. Are you aware of the test at the Ines of Court?—No.

29239. It is purely a paper test?—I should make it a severe one,

29240. You refer to "loyalty" and "sedition" in your answer to question (3). They are exceed-

ingly difficult things to define, are they not ?-Yes. 29241. If one allows them to sink into one's mind, are they not very put to mislead one ?-- I hope not.

29242. Supposing, you and I had been on the Selection Board three years ago, would we not have been so much tempted to regard every member of the Arya Sumnj sa "seditious"? - No, I have no

feeling as regards the Arya Samaj at all. 29243. I only take that as an illustration of the current controversies, at the time, and I refer to it for the purpose of indicating to you that when you begin to take these questions of "layalty" and "sodition" into your mind you get a flux and flow of waves which are exceedingly misleading, and which if they were allowed to sway the mind and when it they were allowed to sway the mind of judges would do certain lads very grave injustice?—I do not think there would be any reasonable risk of injustice. There might be some but I do not think so.

20214. It is a very difficult thing to define what "loyalty" or what "eclition" is ? - It is, 20245. You also agree that many lads coming

from the most loyal households have shown them-selves to be most distoyal and most seditions?-

29246. You would also agree that many lails coming out of an apparently seditions atmosphere make very good citizens?-1 have not seen them

29247. With regard to the question of pay, you said in reply to Mr. Madge, that you are not m favour of a kind of rule of thumb addition !-- I do not consider it is within the pale of practical politics. No doubt we should all like it.

29218. Would you take the view that it would not be a fair way of dealing with the question that the inconveniences and the injustice press with varying degrees along the grade, one degree b ing beavier (han another?—Certainly.

29249. And that we must attend to the degrees where the pressure is great?—Yes

29250. Could you help us by indicating where you think the pressure is greatest?-With men of

12 years' service here. 29251. And even within that range would you agree that the pressure is greater at some parts than at others? For instance, you get your man just newly out at Rs. 400 a month and he has got to spend a good deal of capital on equipment. Would one of your suggestions he that instead of that man having to spend capital on his equipment the Government ought to give him a grant ?-I think he might have an outfit allowance as the High Court Judge does, but I should reise hie pay to start with.

You are in favour of an oathe allow-29252,

ance ?-Yes.

29253. Now he gets what may be called an outil loss which he has to repay, and you think part of that loan should be an allowance?—Certainly.

29254. Then the next stage is his pay: you essente yourself with this Memorandum that has been put in so far as the fact that the pay should be increased ?-Yes.

29255. May I ask whether you agree that the initial pay should be Rs 450?—I wast it

Re. 500 if the present age is retained. 29256. But if a reduction is age takes place you think Ro. 450 would be enough?-Yes.

Do you think Rs. 400 would 29257. snough? - Yes, with the carlier age. I think there is a fair case for Rs. 450. I do not think the case is anything like so strong as the case for Re. 500 is now.

29258. Now, coming to the upper section, up to 12 years' service, you think that we should give an increased pay there?—Yes.

29259. You are disinclined to agree to a

time-scale?-I am.

29280. You think that if these little decimal points were properly attended to we could get a much better system of grading !- I simply want to get a change made in the caire. We have got on without a time-scale so far somehow, and I think we could, in future, if the cadre is only changed on the lines I indicate,

29 281. Has it not been the experience of every Province that, with the greatest care possible, blocks take place?—Yes, but then I would give a temporary personal allowance such as was given here in 1888 when I came out,

29262. If you go upon the line of giving a temporary personal allowance, that means that you have to raise the question every time that somebody alleges there is a block ?-Yes.

29263. Do you agree that you example successfully raise that question unless the block is fairly severe ?-Yes.

19264. You could not raise it suggestfully in the injustice was done to one man only ?-No.
29265. Is that quite fair? If we are get

to do justice to the Service should not we do justice to everybody in it?-There is a very strong case for a time-scale, but I do not like it.

29260. But, if the time-scale was confined to 20200. But, it the same and a mind was fresh and the prospects of a big open field were in front of him, do you think it would take so much away from he initiative and energy?—I think the harm would be a but here. would be much less,

29267. After 12 years would you suggest very much change in pay ?— I wast another grade of Collectors.

of concents.

29266. A higher grade I - Yes.

29269. Would you put it on the scale given in
this Memorandum I - I think so, as far as I remem-

29270. Do they propose here an extra grade of Collectors or do they only propose an increased scale of pay?—When I lest saw the thing it was an extra grade.

29271. Generally, you associate yourself with

the Memorandum, do you not ?-Yes-29272. With regard to pensions, I take it that on no secount do you want to reduce the pension below £1,000 for a man who has served his full

time ?-That is so. 29273. In reply to Sir Valentine Chirol you said, that men coming out did not seem to be aware that they had to pay four per cent, of their salaries. Is not that their own fault?—No.

29274. Is it not properly advertised ?-I do not think we received any notice of it at all. I

had no idea of it.

29275. It was not due to your own carelessness?-No. I thought it was £1,000 a year clear from the State.

29276. So far as you can remember, it was owing to the eardersness of the Government? —I do not blame the Government very much. My position rather is that it is admitted that expenses have risen and this might be a convenient way of giving us something,

29277. You want your £1,000 given to you as a new-contributory pension by the Govern-

ment?-Yes.

29278. You would not object to being compelled to pay your four per cent, so far as to create o bonus accumulation which you would receive an retiring?—No, I should like it.

29279. And which would be regarded as your personal property so that if you died it would be anded over to your widow or to your heirs?-

Yes, it would be a very good thing.

29289. If the alterations were made which we have generally sketched out do you think the reputation of the Service would be substantially enhanced ?-I think it would.

29281. Do you think it would lead to a Service which at present are inclined to diminish.

29282. With respect to the question Mr. Fisher put to you about beadmesters encouraging their better boys to go in for the Home Service, you would give the reply you gave to him with far more confidence if these alterations were made?-Certainly

29283. (Mr. Siy.) I should like you to explain more clearly your proposals for the further employment of Indians. I understand you are pared to recommend, or at least to accept, that Indians should be employed in the Civil Service up to a maximum of one sixth?—Yes, I am prepared to consider that as an alternative proposal.

My main position is that we might certainly wait and see whether this seven a year is likely to continue.

29284. Does that one-sixth refer only to Indian members in the Indian Civil Service, or do you also include it in the present listed posts ?- I would pool the listed postsagain.

29285. I understand that you want this onesixth so far as possible to be recruited by open competition in England?—Yes.

29286. And that you are prepared to encourage this system of recruitment by the grant of certain

scholarships?—Yes, to backward classes. 29187. Failing the one-sixth succeeding in Reighand under that scheme, what is your

alternative method of requitment in India?-You must have another examination here.

29288. A separate examination in India?—Yes,

with the older age.

29289. Do you recommend one examination for the whole of India, or do you propose separate examinations for each Province or main group of Provinces?-It would be preferable to have them for each Province, but it would depend on the number of vacancies, and probably if would be worth while having one for every separate Province. It would be better however to have one for the whole of India.

29290. If there was a separate examination in India what is your reply to the argument that you yourself have partly used, that admission by a separate door will not carry with it the same mestige and the same position as admission by the open door in England?—We cannot help it. It is the same in the political department: men who come in from the Army have the prestige.

29291. Do you lay stress upon the argument that admission by a separate examination in India would as a matter of fact brand such members while a badge of inferiority?—I do not think the brand is really very serious. For instance, the statutory civillans were generally received on fairly equal terms with the Indian Civil Service, and were always treated with the same bonour, but they had not the prestige; they were not men of the Indian Civil Service but they were received on more or less the same footing as the men who had been through the proper examination in Eogland

29292. Was any loss of prestige that the statutory civilian suffered due to the method of recruitment, or was it due to the estimate of their work, that they were in some cases perhaps not so efficient as members recruited by open competition?—I always found the statutory compensation:—I aways total the statebory divilian, when he was good, made bimsoff as respected as anyone else. 29298. And was received on absolutely equal

respected as anyone erectived on absolutely equal terms?—Not absolutely. There was always the feeling which you cannot get over; you cannot give him the same prestige he would have from

the examination. 29294. Take your own Province, you had a

separate Sind Commission?-Yes.

29295. Was there any feeling of inferiority in regard to members of the Sind Commission who were recruited by a different method from that of the Indian Civil Service?—I have never served

29296. I believe you have had experience of the Bombay Political Service in which there are

two methods of recruitment?-Yes. 20297. Was there any difference of treatment in the officers recruited by these two different methods in the Political Service?-No, there was

no difference. 29298. In that Service I believe all the members are European, are they not ?-All.

29293. Do you think that if some of them had been Indians the difference of tree would have accontuated any feeling on that point?-I do not think so.

With regard to your proposed period 29300. of three years' probation, coupled with the lowering of the age for the examination, I understand that you wish the probationers to go through a full course for an Honours Degree in Law at the University ?-I do.

29301. And, in addition, to have a very small

amount of specialised Indian training?—Yes.
29302. It has been suggested to us that the main object of the probation should not be to indees the probationer to go through a course of Law for an Honours Degree or become a Barrister, but, that he should have a full course in Indian subjects with the object of turning him out an Inlian expert, for instance, a knowledge of Indian Law, of Iodian languages, of Indian Sociology, of Indian Ethnology, and particularly, a knowledge of an Iudian classical languages so that, be might fully appreciate the classical culture of India; that the probationer's course should be framed on those lines and not simply for the purpose of giving him an Honours Course in Law or a Barrister's Degree. What would be your opinion on that alternative proposal for the three years' probation?—I wasted an immenso amount of time at Oxford on the Iedian veranculars, which could have done in three months out here. believe the old course made a man a s-natterer. There felt all through my service a want of knowledge of Law, although, I am an Executive officer pure and simple.

29303. You spent a two years' course of probation? -- Yes. I think it is botter to give a man a thorough grounding in Law generally. You can give him special papers in the Indian in the same way as the University Codes, nuthorities give special papers to students from the Cape in Roman Dutch Law.

29301. You still think Law of more importance than any other specialised Indian subjects?— Yes, I do not think the other subjects are worth very much. I would simply tack on Hindustani as the one variatorian.

29305. Now let us take the probation on the assumption that the present age limits are to be retained. In that easo would you recommend the abolition of the year's probation in England altogether in order to bring out the candidate.

a year younger? - I would.

23306. In that case it would be necessary to combine in Iudia the one year's period of probation common in America to one year a person of printing with the practical training?—My proposal them would be to prolong the practical training. We have sketched out a course of reading in the Courts in the Presidency town, and so forth

29307. Do you think it would be possible under those conditions to arrange a communed course of probation and training in India, under which, for a certain period, the officers should have the ordinary training in the district, and for another part of the year, or for a separate year, should have special instruction in Law and lawsnoun nave special lostraction in LAW and lat-guages at some controls centre?—There mould be no difficulty: it is done now in Bombay, at the present moment, where the young civilian has special instruction in Agriculture, Survey, and so forth.

Would there beany difficulty in giving 29308. him special instruction in Law and languages ?-Not at all.

Not at an. 29509. There is one point in regard to your proposal for a system of personal allowances on which I should like your opinion. It appears to me that, under your scheme of personal allowances, Government, as the employer, would suffer by having to grant p-r-onal altowantes in cases of blucks, whereas, it would have no opportunity of making any retention in cases of extremely rapid promotion ?-True.

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Continued.

29810. But so far as the Government is con-cerned your plan would be "Heads I win, tailsyou lose"?- That is true, but the amount is really very small and not worth thinking of.

29311. I think you have already said that vonr objection to a time-scale for Assistants is not very strong?—No, I do not like time-scales gene-mlly; I have always had a prejudice against them; hnt I may say there is a stronger case for them now than hefore, and a stronger case than there is ever likely to be.

Would not some of your objectious 29312. also he met if proper conditions were imposed under a time-scale to secure that officers should not receive promotion under that time-scale unless there were certain guarantees of efficiency in their Service?—I think that could be laid down. 29313. If you admit a time-scale for Assistant

Collectors, what is the strong objection to the abolition of the grades of Collectors in favour of a time-scale for Collectors alone, that instead of a time-scale for Collectors graded as you have at of having Collectors graded as you have at present by three grades, Rs. 1,800 to Rs. 2,500, Collectors are put on a separate lime-scale on a salary of Rs. 1,500 rising to Rs. 2,500 ?— I cannot see any objection if you one get over the initial dislike to the original idea. In have a prejudice against all time-scales, but I do not know why. Logically if we start, I think we

ought to go right through.
29814. You have not suggested any addition to the cadre of the Indian Civil Service in this

province?—No.

29815. Is it not a fact that Bowbay already is
the most highly staffed Province in India?—It is. 29316. Do you consider there should be any reduction in the Bombay cadre?—No, not at present. We are short of Assistants as it is owing to special appointments of various sorts. There are a large number of special appointments round

Bombay City and there are peopliar conditions in

Bombay altogether. 29317. You have deprecated the proposal that Indians should be allowed to join the Indian Family Pension Fund and you have based that objection on differences in social conditions. If these differ-ences can be actuarially estimated and the contribution of the Indian regulated in order to provide the henefits necessary for him ander his social conditions, would there be any objection to allowing them to join the Fund?—I think it would be almost impossible to calculate it actuarially, from enquiries I have made. I understand that if the Marriage Act and the Succession Act get through the thing could be worked

29318. But if it could be actuarially calculated, is there any objection to Indians being allowed to join ?-No, provided these social difficulties can be got over; but I understand they are very serious. 29319. In regard to the Provincial Service

I should like you to explain to us why Mamlatdars were included in the Provincial Service, a position that does not exist in any other Province of India?-I think the idea at the bottom was to place them on the same footing as Subordinate Judges and out of deference to their Magisterial position, and also to assimilate them as far as possible. There has always been a good deal of friction between the Subordinate Judges and the Mambatders with regard to their position.

29320. Your Lower Grade Subordinate Judge corresponds to the Munsif in the other Provinces of India?—Yes.

29321. If there had been an alteration of the It toers may seen an accommon to the stift of certain of the lower grades of Subordinate Judges to Munsits, would there have been any strong reason for including Mainlatdirs in the Executive Service?—No. I think perhaps it was a tribute to increased efficiency and the increased ifficulties of the position

29322. How has that combination worked ?-I think it has worked very well,

29323. Have certain practical difficulties occurred in consequence of the combination of Manlatders and the Provincial Service?-No. There have been one or two small troubles, but they will be removed. It makes some difference from the decentralising point of view, but not very serious.

29324. Has it affected projudicially the reeruitment of the upper division of the Provincial Service?—No, we have very few posts there and we have handreds of applicants. One is being advertised now.

29325. For your apper Provincial Service at the present time you recruit, on the average, directland, you recruit from your Manulatide Service an average of perhaps 8 or 10 a year?—It may be; I do not know the figures exactly; I thought it

29326. So that, any man who wishes to enter the Upper Division of your Provincial Service has to start practically ou an initial salary of about Rs. 60 a mouth?—Yes, he is put in as a probationer and it is merely a subsistence allowance whilst learning his work.

29327. What does he become next?-An

Avel Karbun on a salary of Rs. 60 to Rs. 100.

29328. Do you consider that a method of recruitment so low down in the scale scores as
efficient and as good Deputy Collectors as would efficient and as good Deputy Concessors as wount be secured if you had a larger direct recruitment to the Upper Division I—We have only had these-new Rules in force for two years so that we cannot tell. So far the material is good. In my own division, it was necessary really to get a mixture of castes, otherwise the Britismaical casts in my

division would have swamped the whole thing, 29329. With regard to your proposals for the retinement of inefficient officers, if, as you suggest, the power was given to Local Government to retire them, do not you think there is a substantial danger that this would cause a sense of insecurity in the Service which would react to some extent upon recruitment?-I do not think so. At any rate the man does not go away empty-handed; he goes away with a living wage—bread and butter anyhow,

29330. Is there any strong objection to the coposal that an officer who is declared by a Local Government to be inefficient or is charged with Covernment should have that charge investi-gated by a Jury of three senior officers of his own Service?—I think it is prejudicial to discipline. Government should be the deciding authority in all these matters.

29331. In regard to the Indian Civil Service, you have suggested that for inefficient officers the retiring person should be the same as that given for retirement on Medical grounds?—I think I said two-thirds.

29832. Not in your answer to question (124)?

-You are quite right. 29383. When you deal with the Provincial Service you suggest that they should have only

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continued.

two-thirds ?- I meant it should be only two-thirds

for both. You have also given an opinion opposing any reduction in the amount of furlough due to officers. If the statistics prove, which the statistics given us in Bomlay do, that officers only take 66 per cent, of the furlough at present admis-sible under the Rules, what strong objection is there to reducing the amount of furlough, especially if by that means you can secure better allowances during forlough?—I think it is a wrong way of deing it. It would be much better to mise furlough allowances all round. It is going to impose a heavy charge on the State. Supposing a man is out here for twenty-five years, he is drawing high pay practically for the whole of that time, and he will be on furlough for two years instead of five, and there must be a considerable increase in the total cost to the State.

29335. If we find that the amount of furlough taken at present is only about two-thirds of that admissible under the rules, and that a substantial portion of it is taken by a man at the end of his Service when he has really made up his mind to retire, what objection can there be to striking off a certain amount of that furlough?-I think it might run the risk of eausing a block in promotion. I thought the matter out the other day but I have forgotten what conclusion I came

29336. There is one minor point on which I think there has been a certain amount of misapprehension with regard to the practice in Bombay. You have referred to a period of seven months' camping. Does that refer only to Assistant

Collectors ?-Yes. 29337. The Collector as a matter of fact does not do seven months' camping ? - The Collector is bound to do four, but he does about five months,

as a matter of fact. 29338. (Mr. Chasbal.) With regard to your answer to question (88), what is your main objec-tion to the differentiation of the duties of the Executive and Judicial functions?—There are a

Executive and Indical functions —There are a great many. Express is one. 29339. Do you mean that there will be a larger Judicial body required —Yes. 29340. Do not you think that any possible expense on that account can be defrayed from the contract of the property of th profit that the State makes from Court-fees? No, unless you mean that these resident magistrates are to encourage litigation in order to pay

for themselves.

29341. I am not considering the resident Magistrates; I am considering the proposal that has been made to us by some witnesses that the magisterial powers of Executive officers, excepting the preventive powers under the Criminal Pro-cedure Code, should be transferred to Judges, and that Civil and Criminal Justice should be administered by the present body of Subordinate Judges, and that they should be put, as they are so far as civil justice goes, under the District and Sessions Judges. If that scheme is accepted if will cast more in the way of strengthening the present Suberdinate Indicial Service?—Yes.

29342. That expense can certainly be defrayed from the profit the State at present makes from Court fees — I magine that the profit from Court fees goes jute the Provincial Exchequer.

29848. Wherever it goes that is a matter for arrangement, but if this prefit is made from the Department for the administration of justice, and if the interests of the administration of justice require it, I suppose that Fund is capable of being utilised for that purpose?—I do not odmit that the interest of the administration requires it.

29344. I gathered that from your answer, but supposing it is in the interest of justice, then the objection to expense would disappear if there is this fund, which can be so utilised?—But there is

not this fund. 29845. You mean there is no profit from the administration?-There is the ordinary Revenue,

but it is not a fund ear-marked for justice as for as I understand 29346. The source of it is the administration

of justice, is it not ?-Yes. 29347. The amount which is put down as profit from that department proceeds from the administration of justice. Court free are paid by litigants in order that they may get justice. But

at any rate one of your items is expense? - Yes, 29348. What other objection? - They are not wanted; you do not want more officials, as the present men do the work very well. It is no use putting up a second man to do work that one man already does well. There is no complaint against

the Mámlatdár Magistrate. 29349. In every Province every unofficial witness who has been questioned on the point advocates and recommends the separation?-It has

been advocated for twenty-five years.
29350. If the public feel that the combination does not answer well, is not that entitled to some weight against the official opinion that the pre-ent Magistracy does well? You cannot say there is no complaint, because we cannot ignore the large body of unofficial oxidence which does desire this change, and if there is anything at the bottom of that desire, it cannot be said, there is no complaint

put forward?—It is a matter of policy. 2035I. What training do your magisterial officers have in Criminal Law?—They has through

their departmental examination.

29852. Beyond the Law that they get for their departmental examination, have they ever studied any Griminal jurisprudence or any Criminal Law as such ?-No.
29353. The hody of Subordinate Judges I am

speaking of are a body of persons who have received regular training in Law, Criminal as well as Civil ?-Certainly.

29854. The Collector of Bombay has no criminal powers, has he?—No.

29355. In the Presidency the Magisterial and Executive functions have always been securated. have they not?-I do not think so, not in the early years of the century.

29356. But, for a very large number of years now?-Yes.

29357. Have there been any complainty on account of the Collector of Bomby not having any Criminal powers?-I know nothing about Bombay City, but, so far as I know, there have not. 29358. There, at any rate, you have an in-times

where the separation has been effected without causing any serious dislocation of the administra-tion?—I cannot argue about Bombay. I understand the Commissioner of Police has possible powers, powers which belong to the Digitics Magistrate up-country.
2005). I should like to have your coulding

inion about a feeling which the public have. Take these special offences under the Abkari and Forest Acts. The Bar and the public feel that the 182

Subordinate Magistracy do not act quite independently in cases coming under those special Acts?—I have seen it stated.

29860. Would you attach any importance to that complaint coming from the public ?-No.

Therefore in your opinion a feeling on the part of the public that they are not getting justice is not to be noticed?—I should ask you to define "public" first of all.

29362. I define the public as those persons to whom you have to administer justice and who are not Executive officers themselves?—I imagine that persons agrieved by the action of magistrates have a right to appeal, and there is an elaborate chain of appeals that exist is no other country in the world, and they can bring any injustice forward.

But if the public feel that, is it not an 29863. item to be taken into consideration?-I should item to be taken into considerator 7—1 should have to sals, first of all, whether there are any facts to justify the public feeding it. I have not heard of any opposit in the High Court on any matter connected with the Forcet Acts. 20384. Assuming, that the public feel that they are not getting proper justion in these cases, is not that an element to be taken into consideration of the terms o

tion? - Certainly not. If the feeling is unjustified by facts I should not take it into consideration.

ov reces a summa new cases is now consideration.

28835. Therefore, the belief of the spablic state
justice is not properly administered, although
perfect justice may in face be administered, is of
no importance ?—I sum to prepared to newer that.

If the public feeling is there it must rest on

something.
29866. I am asking you to assume that it is the public feeling. If it is, would you disregard it?—I do not admit, in the first place, that there

is such a thing as public feeling. 29387. I quite admit that you are of opinion that the public are perfectly satisfied, with the sort of justice they are getting, but I am now asking you to assume for a moment that there does exist on the part of the public a feeling that they do of the part of the plants a terming that being the not get proper justice in the class of cases I have described. If there is that feeling then my question is only whether you would regard it or disregard it?—I should endeavour to ascertain whether it was justified by facts, and if it were not justified by facts I should certainly disregard There are very few cases under the Abkarr Act and Forest Act and they can be all examined in

detail. 29368, May I know whether your ground for definitely stating that the Magistracy is absolutely accurate in those cases is simply because there are no appeals ?-- I have not committed myself to any statement that they are absolutely accurate. I suppose they are as fallible as other mortals, but I have had no cases brought to my notice in which there has been any serious failure of justice in the last three years.

last three years.

29369. I thought you said a few minutes
lack that you have not heard of any serious
appeals?—I have not.

29370. Is it because there are no appeals that

you think that the evil does not exist? -Yes.

20571. But, appeals are not possible in all cases, are they?—Practically, they are always possible. No District Magistrate will throw out an appeal. An officer goes, through all the papers

and sees if there is a failure of justice.
20372. The High Court would, perhaps, see a hundred more reversals if you gave the High

Court the power to go into the facts ?- There has heen always one appeal before it gets to the High Court, even on revision.

29373. In those cases in which the High Court has only got revisional powers you cannot say that the High Court can go into facts ?—I cannot generalise what the High Court does. I can only take the facts that have come to my notice, and I have not seen a single case of misuse of powers in Abkari or Forcet cases in the three years that I have been in charge of my division.

29374. If the members of the Bar have occasionally instances of this kind to which they can speak from their own experience, would you admit that there was some basis for it?-If they have cases it is their duty to bring them up to the Appellate Court. If they have not done so they have not done their duty to the profession.

29375. If they say there is that complaint, would you say it was untrue?-These are all assumptions and I am not prepared to answer.

29576. I want to ask you now a few questions about your answer to question (3) and your answers to cognate questions (6), (10) and (12). I gather that you do not advocate a change unless it is neces-sary?—No.

29377. It seems from those answers that you de advocate a change so far as the open competi-tive examination in England is concerned for the Indians ?- You mean the certificate of loyal stock. and that sort of thing?

29378. I mean what you say in your answers to questions (3), (6), (10), and (12)?-To that extent I do.

You think that it is not suited to the 29379, Indians although it is suited to the Europeans?— I do not think I say that anywhere. I say an Indian should not be silowed to appear at the open, examination before reasonable care has been taken

29380. The present system of open competi-tion is suited to the Europeans and is not suited to

the Indians; is not that so?—Yes, broadly.
29381. That is your position?—Examination tempered by nomination, or nomination tempered by examination.

29382. So far as the Indians go, the present system of open competition in England you believe is not suited for the admission of Indians into the Civil Service ?- I think my original main position was that I wanted to leave the examination as it was, subject to this, that I allowed no Indian to go up until his loyalty had been vouched for by certificates obtained in this country.

29383. Am I reading your answers (3), (6), (10) and (12) correctly when I say they mean that the door of the open competition is suited to Europeans but it is not suited. for admission of Indians into

the Civil Service?—No, I do not think to.

29384 (Chairman) The point Mr. Chanbal
wishes to get from you is that in the case of Indiane in India you would require nomination in addition to examination, whereas, for Englishmen you advocate open examination?-That is

29385. (Alr. Chambal.) My question is that the answers, so far as I can make them out mean, that the present open door, whilst suited for Europeans, is not suited for Indians. Is that in effect what you mean? - I will go as far as this, if you like. I say I do not advocate absolutely unrestricted admission to the open examination in England of Indians without definite guarantees from India as to their respectability, etc.

29286. That is the drift of your answer to

question (3)?-Yes. 29387. Do you suggest that on account of any mischief or evil that you find at present in the cadre?—That is a personal question, I think, I had better not answer.

29888. It is not a personal question but one arising directly out of your answer?—I do not desire to answer that.
29889. You say: "If regard is had to mere

ability to pass examinations the youth who comes of a high and loyal family and one who has passed his life in an atmosphere of sodition stand on the same level," and also: "Political conditions being what they are, some form of nomination which will prevent candidates of one caste or one section of caste securing an undue proportion of the appointments and will ensure as far as possible that they ments and win second as it as possible that they seems of good and lawful stock is absolutely necessary. Am I to take it that those remarks do not apply to the present Indian material that we have got through the English door?—I decline to answer.

29800. I take it from your answers to those questions and similar questions in the Provincial Service that you do not like a majority from any one class, although it be more largely an intellectual nlass, to go into the Service?-1

2039). On what does your objection rest?-The desirability of the general admixture of castes. Every class in the community should have its share in the Government.

29392. Supposing, you had a Service manaed entirely by Brahmans, if they worked efficiently, what would be to objection to that?—I think it is undesimble that one class should monopolise that position and power. It is not a very good thing for the class for one thing.

29893. Is not this at the bottom of it, that we find class bias and sectional favouritism an evil which we try to remedy by the employment of different members of different communities?

Certainly.

It is in respect of that that my question 29394. acises. Can you divide or do away with this class bias or sectional favouritism by taking men from different sections and communities?—We hope to do away with it in that way and hy the effect of We hope that with educaeducation generally.

tion it will disappear. 29895. Supposing, you had at present in the office a majority of Brahmans and you introduced two other communities, Parsees or Muhammadans, the natural result would be that class bias would divide itself into three different directions ?- Yes.

29396. It is not that you find the other communities immune from class hias ?-No.

29397. With regard to your system of nomination and selection, was not the old statutory Service worked by a system of nomination?

29398. Am I right in supposing that the object of the last Public Service Commission in having these inferior posts listed, the ome Assistant Collectors, was in order that it should form a recruiting ground for the two headships of the district?— You are not right.

What was the object ?- There was no 29899. object, that I know of, if you read the report. 29400. But when the nine posts of Assistant

Collectors were recommended to he transferred to the Provincial Service, was the chiect simply to swell out the Provincial Service?—There was no

object as regards their forming the training ground for Collector

29401. Were not they intended as posts to which the Members of the Provincial Service could aspire as something higher if they showed themselves fit ?- Not necessarily.

29402. Do you think it was only a curtail-ment of the Civil Service cadre? -Yes.

29403. That there were nine unnecessary Assistant Collectors and three unnecessary Assistant Judgeships? - No, I do not think you could put it that way. I faink it was a concession to the aspirations of Indians that these additional posts were placed at their disposal.

29404. I am not speaking of the two Judgeships and the two Collectorships?-They are all on the same footing; I can give you the reference

in the report.

29405. The Assistant Judgeships have remained as Assistant Judgeships, have they not?-There are three District Judgeships and three Assistant Judgeships.

29406. I am now referring only to the lower osts; the three As istant Judgeships which were posts; the three Assistant Judgestips which were left open to the Provincial Service are still Assist-ant Judgeships, are they not?—There are three District Judgeships and three Assistant Judgeships, just as there are two Collectorships and nine Assistant Collectorships.

29407. I am speaking of the thme Assistant Judgeships which were Assistant Judgeships in the Indian Civil Service cadre and are Assistant Judgeships now?—I do not know much phout Judicial work.

294 S. They are called Assistant Judges at present?-I do not know anything about them. 29499. In your Executive branch they are not called Assistant Collectors?—That is true.

29410. When a man is recruited direct to the Provincial Service he first gets into a grade of Rs. 300 ?-Yes.

29411. And when he once has got there, there is no distinction observed as regards those parsons recruited in any other way and these direct recruit-ments; they all rise according to the exigencies of the service?—Yes.

29412. The old Executive Provincial Service consisted entirely of Deputy Collectors ?- Yes

20418. When the service was constituted the Judicial Department began with Rs, 150 while the Executive Provincial Service began with Rs. 300?-Yes.

23414. And it is only because you have now put your Mamlatdars into the Provincial Service that the lower grade of the Subordinate Judgeship corresponds with Mamlatdar?—It happens to be so, but whether it is cause and effect is another question.

29415. The coincidence destroys the constant demand made for raising the status of the Sub-ordinate Judicial Service as it was before the amalgamation?—I do not know much about judicial matters really.

29416. (Sir Theodore Morison.) With regard to pay, in your answer to question (94) there are two things that in Bombay are put before us. First of all there is the desirability of a general rise in the pay of the Civil Service, which has been represented to us in all the different Provinces, and then special considerations in the case of

continued.

Bombay owing to the rise of prices?-I am simply trying to make out our case as strongly as I can.

29417. Do you think that with a rise in way such as is advocated in almost every Province you would fairly meet the claims of the Bombay Civilians, or do you think in addition to the rise there should be some special compensation for the dearness of living in Bombay? The case was brought before us very strengly in Burnea where they proposed a definite Burma allowance?—We have a Sind allowance. What I have urged with regard to Bombay is liberality, and for special localities there might be allowances, a sumptuary allowance, for justance, in places such as Ahmedahad

where there is much entertaining to be done. 29418. This is not besed upon the dearness of living generally throughout Bombay?-It is always rather hard to differentiate one Province from another as regards the whole scale of salary, and to get over that particular difficulty I have unged that Bombay should participate in any general rise that might be going and that the proposals I put forward should be sanctioned and House Rent allowances and other allowances given to meet special circumstances

given to mees sponse cucumscarces.

29419. But you do not think it is important
that the Presidency should have what Burma
claims, a specific Bombay Presidency allowance?—
No, I would not say that.

No, I would not say that. 20420. With regard to this special sumptuary

allowance, has the cost of entertaining in these places gone up very much ?—I think it has gone up a good deal. The general prices of provisions

have gone up enormously.

2942!. Have you any objection to specifying
the places?—No: I leter to Bombay in particular but it is right throughout the Presidency. Prices

but his region throughout and anomous overwhere, 29422. Would you say where you would ask for sumptuary allowances?—Rájkote, Kanáchi, Bombay, Ahmadabad, Poona and possibly Belgaum.

29423. Who are the class of people who have to be entertained in those places?—The class now is much larger than it used to be.

29424. In Bombay and Karáchi I suppose there is a very large unofficial European population ?-Yes.

29425. And they are a great fax?—I caunct speak of Bombay and Karachi as I have not been Bombay sincs 1897, and I have no experience of Karáchi at all.

29426. Have you been to places where there is a large unofficial European population?—No. I served four or five years in Madras, and I was three years in Bombay between 1894-7, but of late years I have not been

29427. Hes the cost of cutertaining risen in other places of which you have had personal experience owing to the change in the social habits of the Indians?-Not only that, but general

rise of prices, the dearness of living generally.
29428. How does that affect the cost of entertaining in an up-country station, where it is not very heavy?—In Poom it is very heavy, but Poom is not an ordinary mufassal station. I am

Poons is not an entirely increase would you 29429. To what class of persons would you attach the sumptuary allowance? Generally the Commissioner, the Political Agent at Rajkote, and the Collectors in some places. I would not give it to the Collector of Pcona at present.

29430. On what class of officer do you think the chligation of entertaining fulls most heavily ?-The Commissioner

29431. Would you recognise anything below that?-Possibly people who have political duties, for instance, the Agent for the Sarders might be considered.

29432, Has be political duties ?-Yes. Has he to entertain ?-Yes, quite sub-29438.

stantially.

29434. Do you think there has been an increase in what we may call the unreasonable demands of hespitality upon public officers?-No.

29435. We hear that the unofficial class have become somewhat exacting in certain places ?-We have had no experience of that in Poons.

29436. You think that such claims as are nusic it is wise politically to satisfy?—Certainly, 29437. (Lord Ronaldskay.) How many dis-triets are there in your Division?—Seven.

29433. Do you think that any of those distriets are too large for effective supervision by

ne man ?—No; there was one, but it was split, 29439. Do you think that in Bombay Presi-dency there is no necessity to carry that policy further and sub-divide any of the districts?—I do not think so. With the recent re-distribution in Sind I think they are all down to reasonable

29440. Have you any Additional Magistrates in any ef your Bombay Districts, a man appointed to take all the magisterial work off the shoulders of the Collector?—No. In Poona the Collector has a Personal Assistant, who does a good deal of odd magisterial work in the way of special enquiries.

That is all.
29441. That is not the same thing as they

have in Madras and Bengal?—No.
29442. You have honorary Magistrates in
Bombay?—Yes, a good many. In Poons there are
four Benehes and three first class honorary Magis-

trates sitting.
29443. Do they do a considerable amount of work?—In Pocca they do a good deal, There you can get a retired official who is willing to work,

but in some places you cannot get this material.

29444. From whom are the honorary Magis-trates usually recruited?—When they sit individually they are generally retired Government officers, but the Benches are generally hig land-owners, the same class as the J. P. in England.

29445. With regard to the recruitment of Indians to the higher service, you think that any Indian so recruited except through the competitive examination in England would be regarded as in rather an inferior class?-He caunot have the cachet

29446. There are different ways in which you might recruit Indians to the higher services; you might recruit them by means of a separate examination in this country, or by promotion from the ranks of the Provincial Service. Would a man who entered the superior service by means of a separate examination in this country have any advantage in the matter of presige over the man who was promoted from the ranks of the Provincial Service?—I think he would. Examination in this country is a tremendous cochet. There is an elaborate graduation of examinations in the public mind.

29447. In your opinion, is a scholastic examination the best test of the capacity of an Indian Mr. G. S. CURTIS.

continued.

for administrative work ?- No, I do not think it is a good test of anybody, but it is the only one which we have, unless you go right back to nomination.

29448. You do not think it would be such a good test as a certain number of years' service in

the Provincial Service ?- No.

29449. So that the probability is that if it were decided to have a separate system of recruitment to the higher service in this country you would get a more efficient and satisfactory recruit if you promoted a picked man from the Provincial Service than if you merely had a separate examination out here? - I think if you go in for a competitive examination pure and simple, you will get a better man in the main promoted from the rauks. We look at university degrees and college professor's reports and so forth as regards intellectual attainments.

29450. I am referring to recruitment from the Provincial Service to the higher service. You of course in your official capacity have had large opportunities of seeing the work of the Provincial Service?—Yes.

29451. Do you think it would be possible to pick a Provincial Service man at a fairly young age with a view to promoting him to the Commission of the Province?—Yes.

29452. There would be no great difficulty in

doing that ?-No.

29458. You do not think to do that would create discontent in the ranks of the Provincial Service generally?—I do not think so; it is practically being done now.

29454. You told Mr. Chaubal that appeals in Forest and Abdrit cases were very rare. To whom does an appeal lie?—To the Collector sitting as District Magistrate, or to the Sub-divisional Magistrate, provided he has appellate powera.

29455. Would an appeal of that kind involve the defendant in any expenditure ?- No.

29456. Is there an appeal beyond the Collector ?- No, only a revision after that.

lector:—Any cury a review and a 22457. Yet asy the Government of India have recently circulated proposals for altering the learn system and you say that those proposals have received the approval of nearly everyone in this Presidency. Could you tell me briefly what are the most nearness which the Government of a the most reliable proposals of the country of the proposal leave prince 2000 to the country of the country of the proposal leave prince 2000 to the country of the country of the proposal leave prince 2000 to the country of the count India propose in the present leave rules?—That leave may be taken whenever the officer can be spared on the regimental system.

29458. Does that mean that an officer is to have a leave ledger and is to be able to take his leave whenever he wants it, however short his service, provided that it is convenient to the Local Government !-Yes, and the fixed eighteen months between periods of kave is to disappear and the convenience of the administration is to be the consideration.

That proposel has the approval of the 29459. service ?- Very strongly.

29460. (Mr. Heston.) What is your opinion of a suggestion that has been made, that an Assistant Colk eter should undergo a part of his an Assistant Collecter should moergo a part of his training by bring placed in sole charge of some onlying Talaka, away from the beadquartens, as Manhadda for a period of say one year?—I think a year is rather long but for a short period it would be a very good idea.

29461. After what period of service is an Assistant Collector usually placed in charge of a sub-division? - About one year.

29462. And a Magisterial Officer?-He gets first class powers in about two years and probably

Appellate powers between three and four years. 29463. If you turn to the paper that represents the suggestions of the service, the last item speaks of the possible reduction of passage money on the P. & O., that need not be limited to the P. & O., as there are many other comnamics ?-Yes, there is the Austrian Lloyd, the Messagerie, Ellermans, the Anchor Line, and so on, and it might be possible to enter into arrangements with them.

29464. And you think that would be a fair thing for the Covernment to do?-I think it might possibly, but I do not urgs it very much; I am

nut particularly keen on it. 29465. With record

465. With regard to Court-fees, I understand, that what was passing in your mind was this, that to increase the number of Subordinate Judges sufficiently to enable them to do the magisterial work would mean a very considerable increase in expenditure?—Yes.

29466. But, it would not mean any increase in Court fees receipts?—None. Unless the Court

fostered litigation. 29467. Magisterial work does not bring in much in the way of Court fees?—No.
29468. So that you would have increased cost

while the revenue remained the same ?- Exactly, 29469. So that there would be actually an increase in cost?—Very large. All the Subordinate Judges, in my opinion, are very much over-worked and you will have to have additional

29470. Is it not a fact that personal allowances

never come into operation until the block is fully declared? - That is true. 29471. That is to say, until the evil is there?—Yes.

29472. But, a time-scale would not as a preventive ?-That is perfectly true.

29473. Have you tooked into question (72) which describes the principle on which service is recruited and the division into superior and inferior posts?—Yes, I have been into all those figures.

29474. Do you think that the condition of affairs in Bomboy is very largely due to the fact that they have not recruited really on the hasis of superior posts but have recruited on the basis of the total number of posts?—That is so.

29475. That has produced a much larger number of men who can at one time only hold inferior posts, and that delays promotion very senously?—Yea.

29476. It has been suggested that certain

appointments really ought to be superior which are now classed as inferior; so that you might possibly set matters right by having a proper allocation of superior posts?—That is what I have been the state of the superior posts and the state of the superior posts. contending for as against the time-scale.

29477. The Judicial Department claim that men who are hearing Civil appeals and who are trying important Sessions cases are holders of superior posts in reality whatever they might be called in fact?—I have heard that argued.

29478. With reference to examinations, under the present system of combining the Indian Civil Service with the Home Civil Service and the Colonial, I suppose many men pass in who cannot be said to regard India as a chosen career?—

Exactly. 29479. They take the examination because it offers itself?—Yes.

- 25480. Do you think there would be any advantage in separating the examination for the Indian Civil Service, so that only these would compate who had really insed the idea of an Indian access and chosen if 7—17 you are to keep the present age I think the examinations must remain joint. I think, perhaps, we gain more than we lose.

29481. With reference to the distribution of indians in separate colleges, do you think that an Indian who was by himself or one of two ut a college, would have a better or a worse chance of entering into intimate association with his follows at the college?—I should say he would have a much better chance from what I have seen.

much other canner from what have service you felt the disalvantage of not having had a training in Law. Could you sell to very briefly why that is a disalvantage N-I have often found a difficulty in following arguments and joilgnesses and that our of thing, and it would have been a considerable time on Land Record work in which a knowledge of Law would have been nest weetly. I think if I be able to the coupling prouded in Law, I would have grasped various positions of the coupling of the coupling that the coupling that the coupling the coupling that the coupling t

20488. It has been said that every Indian Civilian has to be a lawyer whether he wishes to be or not. Do you think there is any truth in

that N-He certainly ought to be a lawyer.
29483. With reference to Hazoor Deputy
Collectors who are readest Magistrate, do not you
hink there is some disadvantage in combining the
duties of a Preservy Officer with the duties of a
Magistrate?—Yes, facers is coassionally in the case
of officers who have been pure accountants,
throughout their service. When the Hazoor
Deputy Collector is an old District Deputy Collector, I do not think it matters very much.

29455. I was thinking of a more everyday difficulty. Do not the interruptions to the magnitude their work amount to semething very considerable?—I do not think they need if the arrangement is properly made. His account work ought to be over by 3 ar 230 olcales.

29486. You would have him do his account work at certain stated times and not mix up the two kinds of work?—That is so.

23487. In reply to question (24) of the Provincial Grill Service questions you give a proposed scale for Deputy Collectors, "Yes, it's not a very good one. Even now, I could not do it any better. The number of posts in the first three grades are very small.

29488. That means, inevitably, slowness of promotion and hope deferred?—Yes.

29489. (Mr. Joglekar.) Why have you restricted the increase of expenditure to Re. 20,000?—You can work out as much more, as you like, provided the money is forthcoming.

(The witness withdraw.)

# BHICKAN RAGHUNATH MEHENDALE, Esq., Subordinate Judge,

Written answers relating to the Indian Civil Service.

29400 (7). Which is your opinion regarding a system of simultaneous examination in India and in England, open in both cases to all natural-born subjects of His Mijesty t—The following nature is made only with a desire to express a patthent wiew. My opinion is in favour of a synthetic will be subject to all natural-born subjects of His Mijesty subject to the following restrictions —(f) Those who have successfully come unt of the test should pass a period of probation from one to two years in England where they may have the benefit of a first-hand Englain calculation by remotinging in the condition of the England where they may have the benefit of a first-hand Englain education by remotinging in the condition of the Englais or the Subject of the time being, of the number of recruitments which could be made out of those who have appeared for the competitive test in India. This will, it is hoped, bent to the following results: (i) The Indian official, will be difficult to deny, will, by crease of having long ceased to belong to the competitive test in India of the competitive and a separate of these continuous tests in the work of the competitive tests and the competition of the competitive and a separate of the continuous tests of the will not greatently until the equalities. In all land will not greatently until the equalities, the Indian officer will not greatently until the equalities.

probability, the Indian official will after some experience provise no unequal of his Banopean knockes, although he may have pussed the competitive test in India only. (ii) The prependerance of the Bagglish element in the Administration is now and for all the time to which we can force on indipensable. And the fixing of a maximum of the Indian element will not only check unusual preponderance of any particular class of the Indian community in the Indian Civil Service, but will ensure English methods of administration, as both safe-goarding that channels of the Administration and as an educative influence upon the other officers in the sart of government.

#### Written answers relating to the Provincial Givil Service.

23491 (1). Plesses reier to Covernment of India Resolution No. 1049—1088, dated the Bibb August 2170, defining the general coaditions which should govern recruitment to the Provincial Givil Service, and reproduced as Appendix A. Are these conditions suitable, or have you any recommendations to note for their alteration, F—The conditions are generally suitable. Condition No. vii in paragraph 3 of the Government resolution referred to in the question lays down that sanicity plane should not give a claim to appointments to the grade of Hs. 500 a month and higher grades. The would be desirable to mention, affirmatively, though not in a hard mention, affirmatively, though not in a hard

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and fast way, what would give claim to such

appointment. 29492 (2). Please supply a copy of the Rules for the recruitment of the Provincial Civil Service in force in your province. Are these rules suitable or have you any recommendation to make for their alteration?—(The reply refers to the Judicial branch only so far as the appointment of Sub-Judges is concerned.) The rules should be altered so as to have the following effects:-(i) The recruitment should be directly from among the practising pleaders, except as mentioned helow (v). (ii) To ensure securing good candidates, the certificate about full and continuous practice should be more specific. (iii) To prevent disappointment, after long waiting, it should be notified at the beginning of each year that such and such men-the anmber being determined according to the probable number of vacancies-from among those who have qualified by the necessary examination just three years ago have been selected for pass ares years ago nave been selected for appointments as Sub-Judges. After such selec-tion the list of those who have passed the qualified test during such year should be treated as closed. (iv) A candidate once selected should not have occasion to revert. A certain number of posts should be added to the cadre, with a view to providing for men in the stage of probation (v) Except in so far as it would be probation (v) Except in so far as it would be indispensable to have men with a high legal training, whom it would not be possible to attract to service otherwise than by a prospect of being ultimately appointed as Sub-Judges for posts which now go by the name of qualifying posts and which remove the bar of age restriction, such posts should not be treated as qualifying posts and should not be allowed to have the effect of removing the bar of age restriction.

22493 (3). Please see the statement showing the constitution of the Provincial Gvil Service, reproduced as Appendix B to these questions, and state whether the information is correct for your province. If not, what alternations are required 2—(The reply refers to the Judicial branch only). The information in the statement particulars—(I) it is one not in the destination of District and Sessions Indiges and Assistant Judges, within the reference of the Provincial Small Course Court Judges, (iii) The number of posts on Re, 800 is not 8 as shown therein but 23. (v) The number of posts on Re, 800 is not 22 as shown therein but 33. (v) The number of posts on Sessions therein but 33. (v) The number of posts on Sessions therein but 33. (v) The number of posts on Sessions therein but 33. shown therein but 33. shown therein but 33. shown therein but 35.

as srown teremous one as a some terms of a continent that have been adopted for the Provincial Cult Service, the periods for which they were in force, and the number of efficient system since its formation ?—(The reply man referent mice its formation ?—(The reply mice its formation ?—(The representation ?—(The representatio

been made, in accordance with section 22 of the said Act, from among Bachelors of Law and persons who had passed a test introduced by the High Court in 1868 or so. Practically, the same system of ceruitizant has been in vogue even after the introduction of the "Provincial Service" on earlied in 1852-36, in parsuance of the recommendations of the Public Service Commission in 1853-57.

mason in 1808-87.

29495 (6), What is your experience of the officers selected by the different methods of recruitment, which method has proved the most satisfactory, and what changes, if any, is the present system of recruitments do you recommend? For direct recruitment do you recommend (a) open competition, (b) nomination, (c) combined monitonion and examination, or (d) some other method? Please describe fully the system that you recomment?—(The reply refers to the Judicial branch of the Service). What the method of recruitment was before 1809 does not appear clearly. But the result of such recruitment was not found to be satisfactory. I would recommend for recruitment referred to in answer to question (d), Such method has on the whole been found to be satisfactory. I would recommend for direct recruitment be system of combined nomination and examination (required as a qualification under section 22 of the Boundary Civil Courts Acc) as now prevailing with the alterations suggested above in answer to question (2).

29496 (5), Please state the number of naturalborn subjects of His Majesty other than "Natives of India" recruited in your province in each year?—(The reply refers to the Judicial branch.) There are none.

29497 (7). To what extent are non-residents of the province employed in your Provincial Civil Service? Do you consider that only residents of the province should ordinarily be recruited?—(The reply refers to the Judicial transh.) There are only two men in a cadre of over 100. They are both frum South Kanara Bistrict which at one time, with Northern Kanara District which at one time, with Northern Kanara District, formed part of the Indraws Presidency. The recruitment should, of course, ordinarily comes from only the residents of the province. But this need not come in the way of an occasional recruitment, the way of an occasional recruitment, the sister provinces, aspecially from bordering districts, the residents of which have more than discing interests in the province to which the appointment is to to

29493 (8). Are all classes and communicities duly represented in your Provincial Civil Service? Do you consider that this is desirable, and what arrangements do you encountend to secure this object?—(The reply reform only to the Judicial branch of the Service.) Judicing merely numerically, without reference to education or qualification, it cannot be said that all classes and communities are duly represented in the Provincial Service. There is, however, no reason to suppose that the number of apportinents, which any particular class or community holds does not bear a fair proportion to the educated in that class or community. It is critainly desirable that the representation should be fair eren numerically. The only arrangement that can be suggested it by way of encouragement of learning among the backward classes and communities. Any other arrangement, 4,9,9 where

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continued.

setting apart a certain number of places for certain classes or communities, would be fair from desirable, as it is likely to lead to the sacrifice of intrinsic merit, in favour of mere sectional interests, in a branch of Service, the essential condition of which should be a highly trained intelligence, compled with great industry in working out a vest and technical system of Law. It would, moreover, have the undesirable effect of accordant and erystallising those differences which we are, more two soon, learning to bridge over.

29499 (9). What is the system of training and probation adopted for officers of the Provincial Civil Service? Do you consider it satisfactory, and, if not, what alterations do you recom-mend?—(The auswer refers only to the Judicial branch.) There is a period of probation, extend-ing in all over 2 years, after which period, the officer, if his service is approved, is confirmed in the lowest grade of the Subordinate Judges. There is no system of training. Sometimes it is some years, after entering into service, that a Subordinate Judge comes into touch with the administrative routine of a Court, a.g., when he is, as he often is, appointed Joint Sub-Judge. The result is that he comes in charge of a Court when he has no knowledge whatever about the administrative machinery. This is certainly unsatisfactory. I would suggest that deremity unsuccessful to the manner after a man is once selected in the manner mentioned in answer to question (ii) he should be attached for the period of about one year to a District Court under the direction of a District Judge for learning from cases coming up in appeal and otherwise, judicial and administrative work, such as would fit him up to take charge of a Court. That done, he should have probation for one year by appointment to acting vacancies and otherwise. After completing a period of two years, as now, he should be confirmed.

23500 (10). Is the existing system of departmental examination suitable, and, if not, what changes do you recommend 1—(The reply refers only to the Judicial branch.) There is no departmental examination which the Suberdinate Jedickery have to undergo.

28501 (11). Do you consider that my change should be made in the classes of offices and applications at present included in your Provincial Givil Service?—(the reply refers only to the Judicial Instanch.) I do not consider that my change should be made in the classes of offices and applications at present included in the Provincial Service, provided such inclusion is not made the basis of treating the Sob-Judges as on a level with members in the lower division of the Security Person.

22,052 (12). What is the system on which the strength of the Tooling branch of your Provincial Uril Bervice is fixed? D you consider it satisfactory, and, if not, what alterations do young, mand, "The strength of the Julician Dambay, mand "The strength of the Julician Court," All the best of the property of the property of the best of the property of the best of the property of the best of the property of the p

Judges singly holding their Courts in one place is 78. The number of Sub-Judges holding their Courts at near than one place is 12. The number of Sub-Judges who are assisting Sub-Judges holding charge of permanent Courts is 9. I would recommend an addition of about 10 to the eader for providing for officers who are to receive training as mentioned in enswer to question (5).

29303 (13). In particular, is the leave reserve adequate, and the system on which it is graded suitable?—There is no leave reserve in the

Judicial branch of this Service.

29504 (14). Is there any reserve for officers under training and is it adequate?—There is no reserve for officers under training in the Judicial branch of Service.

29305 (16). What is the annual rate of recruiment and how is it fixed? East it worked well in practice and doze it secure an even flow of promotion?—No rate of annual recruitments has been fixed in this branch of the Duckiel Service. It is regulated by the number of vacancies occurring during the particular year.

28866 (19). To what extent is any system of selection for appointment to the higher grades enforced? It may change of practice required in this respect for early to this question refers to the Vadical branch of the Service). The solection to report the total contract to the Vadical branch of the Service). The solection to propose the solection of the Service of Service of Service of Service of Service of the Service of S

secesary to separt from the existing practice, 28967 (1). Are you existed that under the existing system of promotion the interests of individual officers and of the Administration are day reconciled, and here you my suggestions to make regarding it, particularly on the subjects of selection for higher appointments and of the compulsory retirement of inefficient officers?—(The reply refers to the Judicial branch of Service only). It is true that under the existing system of promotion the interests of the individual officers and of the Administration are not quite duly reconciled. A particularly explicit of the complex of the control of the complex of the complex of the complex of the control of the complex of the com

excluding from higher appointments those whose record is uniformly had, or of preferring those whose record is uniformly good, the case of those whose record is not so pronounced or in bused woult require special heading. Provision should be under for the compelsory retirement of instillent officers. But it is of course to be understood that they have had every chance of mending their ways.

20508 (18). To whot extent are the functions of the officers of the Executive and Juddenl branches of your Provincial Civil Service differentiated? Is any change desirable, and, if so, in what direction —The Sub-Judges and Email Cause Court Judges do the civil work only. The Assistant Judges and District and Sessions and Assistant Sudges and District and Civil and criminal work. The Magistrates do only criminal work.

29509 (19). Are you satisfied with the existing arrangements by which certain posts, ordinarily filled by members of the Indian Civil Service are listed as open to officers of the Provincial Civil Service of proved merit and ability, and is Gvi Sevice of proyal merit and anny, and is the system followed in making appointments to these posts suitable? If not, what alterations do you suggest?—(The reply refers to the Indical branch only.) The arrangement is not satisfactory. It is not sufficient that the places satisfactory. It is not summer that the places should be listed as open. They should be distinctly severed from the Indian Civil Service list, if the pay and privileges of those holding them are to be different from those of the Indian Civil Service branch. The number of such appointments should be increased to one-third. The system followed in making these appointments cannot be regarded as anitable. It may no doubt be desirable to other such places as an inducement to those whom the ordinary appointment of Snb-Judge as such may not, from their social position, prove suffi-ciently attractive. But it is quite necessary to disabuse the members of the Sabordinate Judiciary of the impression that considerations of real merit may be sacrificed to considerations of birth and social position. And the best way to avoid this would seem to be to have a selection made coulomtly by the High Court and the Local Government. Either the High Cours may name a certain number of men, of a particular standing and age, as in their opinion best qualified for the post, and the Local Government may make their selection from the lot. Or the Local Government may select a certain number of men and ask the High Court to find out the best of the lot. In either case, the ability of the candidates may among other things be tested by getting them to decide a few cases actually argued before Their Lordships of the High Court. But the selection for these posts, so far as the Judicial branch is concerned, should be from the Subordinate Judicial Service only,

It would, however, give greater satisfaction if these inferior listed posts are freated as forwing the same class of appointment is the First Class Sub-Judges appointments, its which also appointment is made by selection. In fact the appointment of First Class Sub-Judges and of Assistant Judge should be treated as amalgamented and interchangeable. A man who has acted as Assistant Judge at every place where he is appointed. Only some fixed allowance may be given to him when and where he is working as Assistant Judge at every place where he is appointed. Only some fixed allowance may be given to him when and where he is working as Assistant Judge. This would give satisfaction to the First Class Sub-Judges whose position and rank cannot be regarded as far different from that of Assistant Judges. It would also, in all probability, result in a wide field from which appointments way be made to the vacancies of a District Judge's post.

29311 (21). Are you satisfied with the present designation "the Provincial Civil Service"? If not, what would you suggest?—There is no reason to be dissatisfied with the present designation "Provincial Service."

28512 (23). Do you accept as suitable the principle recommended by the Public Service Commission of 1888-7, and since followed, that the conditions of the Public Horizontal Civil Services as regards salary should be adjusted by a consideration of the terms necessary to secure locally the desired qualifications in the officer appointed? If not, what principle do you recommend?— (The answer colers to the Judichal Dranch cury). The principle referred to in the question would be quite acceptable if the terms offered are such as to scottre the desired qualifications to the best degree.

29513 (24). Are the existing rates of pay and grading in the Provincial Civil Service of your province adequate to secure the desired quali-scations in the officers appointed? If not, what alterotions do you recommend?—(The answer refers to that portion of the Judicial branch only which concerns the Sub-Judges) The rates of pay and the manner of grading in the Judicial branch of the Provincial Service of this Presidency are quite inadequate to secure the desired qualifications in the officers appointed. The rates of pay and the tardiness of the pronotion, compare very unfavourably with those of the officers of the Judicial breach in the sister provinces. They compare unfavourably with the prospects of other branches of Service this prospects of other branches of Service. in this very Presidency, the work in which does not require the special preliminery-costly and lengthy-training in a tech-nical subject like law and the use of a skilled intelligence, coupled with industry to keep in touch with the development of legal learning with a view to apply it to the cases in hand. What is worse, they compare unfavorably with those of officers who were appointed when the system was first inaugurated in the later sixties, nd who presumably did not stand in need of that alertness in coping with the pleaders as is now necessary. And this, notwithstanding that the cost of living and standard of comfort has considerably risen, and the purchasing price of silver considerably gone down. The present rates of pay are accordingly causing great disappointment to the officers concerned when they find that the prospects of other departments are .6th March 1913.]

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Mr. BHICKAN RAGHUNATH MINENDALE,

improving. And this fact, if left unremedied before long, is sure to react on their work. It, therefore, calls for an argent remedy. The following recommendations may receive consideration:-(i) The pay of the Previncial Small Causes Courts may be raised as fellows:-

One on		***		***			1,236	
Thonu				***	***	***	1,000	
There s	bould	be 3	F. C.	Eub-Jud	gen on		1,000	
11	2+	8	13		·		803	
21	33	8	D.	p.	25		609	
11	78	19	S. C.	\$6	for		500	
12	27	20	33	12	29		400	
22	31	25	11	12	29		306	
31	10	25	22	p	39		200	

(ii) The appointments of Rs. 150 should be abolished, except a small number, about ten for men on probation and training.

29514 (25). Are you satisfied with the present system under which officiating promotions are now made in the Provincial Civil Service? If not, what alteration do you recommend?— (The answer refers to the Judicial branch of the Service.) The system is not satisfactory. It is desirable to make an alteration in the roles so

desiration to make an accessoration as a ballow deficiating promotions.

29515 (26). What is your opinion regarding the substitution of a time-scale of salary for the existing graded system of promotion? If you are in favour of a time-scale, should it be restricted to the lower grades of the Service or restricted to income grants of the Judicial brench of the Service.) It would not be desirable to substitute a time-scale of salary alone for the existing graded system of promotions as it would obliterate the broad distinction between the stages of seniority marked by the present system of gradation. It would either work mechanically without reference to vacancies among the senior men and without reference to the efficiency of the officers, or on the other hand necessitate too frequent inquiries as to the officer's efficiency in the matter of small promo-tions. But, if a time-scale has to be introduced, there does not appear to be any reason to restrict it to the lower grades only.

29516 (27). As an alternative, do you recommend a system by which each main class of appointment would have a separate time-scale?— (The reply refers to that branch of the Judicial service which concerns the Sub-Judges.) I would recommend a system by which each main class of appointment would have a separate

29517 (29). If you recommend any kind of time scale of pay, please describe the scheme that you propose and state what conditions should be laid down in regard to the grant of increments, promotion to superior grades, charge allowances and other matters of importance? How do you propose to apply such time-scales in provinces where the scale of pay of the Executive and Judicial branches of the Service is different?— (The answer refers only to the Judicial branch of the Service.) I would recommend that there should be annual increments of Rs. 20 from the time the officer is confirmed on the lowest pay up to the time that he begins to draw Rs. 490. The increment should be given annually until the officer reaches the pay which with another of the next higher grade. And then the increment would come to the amount of the pay of the next higher grade. And then the increment will stop, until he steps into the next higher grade by reason of a vacancy in such

next higher grade. The annual increment may be granted on pure consideration of seniority until the time comes for reaching the next higher grade. The promotion to the next higher grade may up to Rs 400 come in ordi-nary course, unless there are any particular reasons for stopping such promotion. The appointment to places carrying Rs. 500 salary or more may, as now, be made by selection. Thereafter the increment should be Rs. 50 a year (being one-tenth of the salary of the lowest appointment of that class). And the increment, being not tantemount to a promotion to the being me tansaments or a process to the same conditions as the increment of Rs. 20 above mentioned. The appointment to places of over Rs. 800 may be by selection from among those holding appointments with pay ranging between holding appendments what pay ranging conveniences, 500 and Rs. 800. This so far as the Sub-Judges are concerned. The application of a time-scale, unless a different time-scale is used for them, would not prove suitable to the officers ter dent, would not prove sintance to the omeers holding the "listed posts", as the age at which they would begin to hold such "listed" posts would be generally very different from that of the members of the Civil Service.

continued.

29518 (30). Doyou approve of the arrangement by which officers of the Provincial Civil Service by wince desired it as Frevincia Livis Service Abdiling listed posts draw salary approximately at the rate of two-thirds of the pay drawn in the same posts by members of the Indian Civil Service? If not, what rates do you suggest for the various approximants?—(The reply refers only to the Judicial branch.) The arrangements by which officers of the Provincial Civil Service by direct outside to the form salety, approximate-ly at the rate of 3rds of the pay drawn in the same posts by members of the Indian Civil Service, cannot be approved of. The pay for the inferior appointments is too low to enable the officers concerned to maintain their dignity as officers of the same rank, with members of the Indian Civil Service. The work that these officers have to do is not in any sense different from the work which members of the Indian Givil Service have to do: Being men specially selected for ability and merit it could not be fairly said that they were inferior to men in the Indian Civil Service line. The only consideration which is in favour of a higher pay to European members of the Indian Civil Service consists in the fact of their having to undergo costly voyages to England for the benefit of their health and for maintaining some necessary arrangement for the expenses of their children in England. But this consideration will not for a moment be allowed for differentiating between the pay of the Europeans and the Indian, Indian Civil Service. Besides, the broader notion about "family" which Indian life in this country necessarily implies, in a manner counter-balances the considerations in favour of a higher pay to the Indian Civil Service men. And it appears equitable that the pay and other condi-tions of service for men holding "listed posts" should be on a par with men who are members

of the Covenanted service.

29519 (31). Is there any reason to suppose that
officers of the Provincial Civil Service take more or less leave of any particular kind than they did 5, 10, 15, or 20 years ago? If so, to what is this due?—(The reply refers to that portion of the Judical branch which refers to the Sub-

Continued.

Judges.) Leave on medical certificate is as it should be as rare now as it was before. Furshould be as rare now as it was beaut. Far-longh, leave on private affairs, leave without allowance, is also rarely enjoyed by members of the branch of the Services. The latest History the branch of the Services. The latest History of Civil Service, which is brought down to lat of Civil Service, which is prongite owned as a July 1912, however, shows that there is a greater tendency during the last ten years than there was before of taking privilege leave for short periods. Even now, the amount of leave thus enjoyed is on the whole very short. But the circumstance that some leave is taken shows that the pressure of work is felt in a greater degree than it was before. It may be noted in this connection that generally the only privilege leave that is allowable in this branch of

riege leave that it is altowated in the Service is on half pay only.

29550 (32), Is all the leave on full pay due to
them ordinarily taken by officers of the Provincial Givil Service, and, if not, what are the
reasons? Is the amount which can be carried
in your opinion suitable? If not, what alternative arrangement do you suggest?—(The reply refers only to the Judicial branch.) Sub-Judges are not allowed privilege leave on full pay, except under certain contingencies, which

are very rare.
29521 (33). Is all the furlough due to them
ordinarily taken by officers of the Provincial Civil Service? Is it necessary to allow for as much furlough as is permissible by the present rules? If not, what change do you saggest?—
(The reply refers to the Judicial branch of the
Service.) Under the present rules, the only
furlough that is allowable is one year after ten years service and one more after another 8 years. There are, moreover, restrictions, on the years. Increase, moreover, resourcious, on the grant of furlough, with reference to this privilege and other leave last granted. And there is a general tendency to look on the forlough, as a provision for the winter of life, as it cannot be had otherwise, just when it was wanted. If the restrictions on the grant of furlough were to some extent relaxed, and the rules as to the "earning" of furlough made more similar to those of the European service, as is in some measure now proposed to be done, it is more than probable that officers would begin to avail themselves of it. It is, therefore, necessary to allow for not only as much furlough as is allowed by the present rules, but for more, as is proposed to be done. This would in the long run be far from prejudicial to the administration, as officers, after a fairly long period of rest, would actually feel better equipped for a vigorous discharge of their duties than is now the case. The change as now suggested in the Government Resolution, Financial Department, No. 3752 of 19th November 1912 is salutary.

29522 (34). Do you consider that the rates of furlough allowances are suitable? If not, what changes do you recommend?—The furlough allowance should be raised from 1 to 3 and from to }. At present they are not sufficient,

20528 (86). Have you any recommendations to make in regard to special leave, extraordinary leave without allowances, and other forms of leave? Do you consider that the present condi-tions governing these kinds of leave, and the mons governing these kinds of leave, and the leave allowances admissible, are suitable?—(The answer refers to the Judicial branch of the Service.) (i) In the case of Subordinate Judges privilege leave is only on half-pay, as they enjoy

a summer vacation for 6 weeks. Now the vacation does not necessarily come to the officer when he wants it, but he has to take it when, under the particular condition of the District in which he is, the District Judge allows it. Under these circumstances, there seems to be no reason why the privilege leave—of course on half-pay—should not be allowed, in continuation of the vacation, by joining it either way with the vacation. At the most, it might be insisted on that the application for such leave should be made, fairly early before the commencement of the vacation, so as not to hamper the work of the Court, on the re-opening after the vacation, when it is proposed to have such leave immediately commencing with the end of the vacation. (ii) Privilege leave now does not accumulate to more than 3 months. It may be allowed to accumulate subject to the condition that not more than 3 mouths may be allowed at a time.

29524 (87). Generally speaking, do any of the resent leave rules applicable to the Provincial Civil Service cause inconvenience to the Administration, and, if so, what; and what remedy do you suggest? - (The answer refers only to the Judicial Branch.) When short privilege leave is taken, it may result in having to appoint a junior and inexperienced officer to a heavy charge in place of the absentee. But this is only occasional. And it is inevitable. 29525 (38). In particular, are they a contribu-

tory cause of excessive transfers of officers, and if so, how can this difficulty be met?—(Tho answer refers to the Judicial Branch only.) As no transfers are generally made, during short periods of privilege leave, unless the officer is ripe for transfer, the leave rules are not a contributory cause of excessive transfers of officers.

29526 (39). Do any of the present leave rules press hardly in any way on officers of the Provincial Civil Service, and, if so, in what respects ? What is, in your opinion, the appropriate remedy? In particular, do you regard the existing differences between the leave rules for the European and Indian Services as suitable? (The answer refers to the Judicial branch.) The present leave rules do not press hard

except as mentioned in replies to questions (33). (34), (36)

29527 (40). Is the present system of super-annuation pensions satisfactory in the interests both of the Government and the members of the Provincial Civil Service?--(The reply refers only to the Judicial branch.) there is an increasing tendency of refusing there is an increasing contently of rotating extensions to officers over 55 years of age, the system is not still quite stisfactory in the interests of both the Government and the members of the Provincial Service. It may look like a temporary gain to the individual officer who gets an extension and to Government in not increasing non-effective charges. But, in the long run, it precipitates the decay in health of the officer concerned by too heavy a strain at a time of life at which he could bear it ill. It also is likely to render the administration less efficient, besides leaving the junior men discontented at their slow promotion, which is made slower by the extensions.

29528 (41). Have you any suggestions to make in favour of any modifications in its detailed

Continued.

working, and if so, what, and for what reasons?
—(The reply refers to the Judicial branch of the service.) Looking to the climatic conditions of this country and the average physique, it will not be too much to say that in the generality of cases high physical and mental efficiency would not be possible after the age of 55. Question of extension generally arises, either because Government in particular wants the services of that officer, or because the officer for particular reasons, e.g., break and interruptions in service, wishes to continue, to prevent a hard case. In the latter class of cases, it is perhaps more desirable that the Government in their generosity should make some concession to the officer, in the matter of his service, than allow him to fill up a gap by continuing in service which they must well know he is ill-fitted to discharge. Such generous concession, in really hard cases, would cut out half the questions about extensions. Ju the other class of cases I would suggest that the recommendation for extension should come, swo mote, from the higher authorities, e.g., the High Court or Government, from their personal knowledge of the officer's worth and the necessity of retaining him in service. In no case should the person cancerned be allowed to have an initiation in the matter. He should have no hend in the matter, in fact, except by way of accepting the extension or declining to have it. But generally, the extension after 55 should be the exception,

retirement at 55 the rule. 20529 (42). Do you approve of the grant of reduced pensions for such officers as may be found to be inefficient but whom it may be difficult to retire without some provision for their dinctor to retire whences some provision for some subsistence? If so, what do you suggest?—Yes. In such cases such pension as the length of his service would satisfe him should be allowed.

29580 (48). Do you approve of the present sys-tem regulating the pensions of officers of the Protem regulating the pensions of ourcess of our vincial Civil Service holding "fisted posts"? If not, what do you suggest?—(The answer refers to Indicial branch) No. The present

rates of pension are much too low. They should be made to vary between Rs. 7,500 a year as minimum and Rs. 9,000 a year as maximum if they are not brought to a par with those of the Indian Civil Service, as mentioned in answer to question (30)

29531 (44). Do you consider that the existing rules governing the voluntary and compulsory retirement of members of the Provincial Civil Service are satisfactory? If not, what changes do you recommend?-(The answer refers to the Judicial branch.) No. Some provision for boththe compulsory and the voluntary retirement of officers is necessary. The former should be restricted to inefficient officers who may be given a pension, as mentioned in answer to question (42). The latter may be allowed in case of officers who wish to retire, though without a medical certificate, after a service of 20 years, such pension as the length of their service would otherwise entitle them to under the present rules.

being given to them. 29532 (47). Have you any other proposals to make in regard to the Provincial Civil Service not covered by your enswers to the above questions? If so, please explain them — (The suswer refers to the Judicial branch.) (i) The pasts—one or two—of Presidency Small Causes Court Judges should be thrown open to Sub-Judges. (ii) The osts-one or two-of City Magistrates and other Magistrates which do not imply the exercise of executive functions may be thrown open to the Sub-Judges as training ground for post of Assistant Sessions Judges to which they can be appointed. (iii) The first class Sub-Judges hould be treated as first class officers under Article 1002, Civil Service Regulations. (iv)
The rules of travelling allowance including mileage, etc., should be so altered as to re imburse all actual expenses to the officer travelhing on duty by way of transfer or otherwise so as not to burden the officer with any expenses incurred for himself or his family,

Mr. BHICKAII RAGEUNATH MERENDALE, called and examined.

29535. (Chairman.) What is your easte?-20584. You are a Second grade Subordinate Judge?-Yes.

29535. You are in favour of simultaneous examinations?-I am

29536. And of fixing a maximum proportion of Indians for admission by examination in India?

29537. How would you secure this end?-I would have two lists of candidates, one for those who have passed in England, and one for those who have passed in India; and of the total num-ber of men required for each year I would not have on the Indian list more than one-third of the total number. Any man on the Indian list who did not secure marks totalling more than the last man on the English list should be rejected.

29588. Would you have any form of nomination or would it be open to any man who liked to appear at the examination?—I think it should be

open to any one.
29539. Your answers are devoted chiefly to the Judicial branch of the Provincial Service, to which you belong. You think that the rules for this

branch should be amended so as to ensure that candidates, once selected, should not have to revert. Are there many cases where candidates have been appointed as probationers and have had to be reverted owing to there being no vacancy?-Latterly not many.

29540. What changes would you suggest in the rules?-I would have the number necessary each year fixed, and take up so many men at the beginning of each year, and allow them to stay on acting as Sub Judges or attached to the District Courts learning administrative duties

29541. Se that all that you took up would be assured admission to the Service?—Yes, They would be still on probation for two years.
29542. But you would assure them that at the

end of two years they would not be rejected?-Yes, on their work being approved as now

29543. You say that direct recruits to the Judicial branch should be admitted by combined nomination and examination?-The examination referred to is only that required by section 22 of the Bombay Civil Courts Act. 29544. You would nominate from those examinations ?—Yes, in fact as now.

Frontiened.

29545. I notice from your answer to question (9) that you do not seem satisfied with the present system of probation and you suggest an improved system for those entering the judicial branch?

Yes, leaving them to learn more of administration work than they are often able to learn,

29546. You do not think they learn much under the present system?-They learn Indicial work, but have often no opportunity for learning administration work

29547. Therefore, you would put them into subordinate positions, under a superior officer, and give them administrative experience?-Yes.

29548. In reply to question (12) you recommend an addition of about ten officers to the cadre as a

training reserve ?-Yes. 20549. Are the probationers at present included in the authorised cadre?—No, they are

treated as acting officers only. 29550. You are in favour of those officers who are appointed to "listed posts" being included, in future, in the Indian Civil Service?—Yes, if they

get full pay and not grds as now. 29551. Do you mean that they should be placed definitely in the Indian Civil Service?—Yes.

29552. With no difference at all?-No difference at all.

29553. In reply to question (12) you make certain proposals for advanced pay. You do not consider that at present the various grades are receiving sufficient pay? - Certainly, they are not.

29554. Upon what basis have you made these proposals with regard to pay?—I would have a man reach the First-class in a period of about fifteen years at the most. He should get Bs. 300 not later than seven or eight years of starting in

the Service.
29555. You suggest Rs. 200 as the lowest grade?—Yes. 29555. That means the extinction of the

Rs. 150 grade altogether ?-Yes. 29557. Have you considered what the cost 20557. Have you considered which the cost would be Rs. 5,11,200, not taking up the time-scale which I have proposed in answer to question (29). 29558. There would be a considerable expense

to the State ?—Yes.

29559. Your time-scale would be based on these revised salaries ?-Yes, but I think the timescale may be omitted if we start on Rs. 200. The general senso of the Service is that even proba-tioners should commence at Rs. 200, and if that is done, I think the time-scale may be neglected and these places may be included in the Rs. 200 grade.

29560. Would you do away with the time-scale altogether if you began at Rs. 200?—Yes. I would do away with the time-scale if the number of posts in the Rs. 200 grade is reduced. If the twenty-five posts mentioned here are made to wenny nee poss miner to are made to include the posis which I have suggested for the probationers I would not go in for the time-scale.

28561. Do you think your proposals would savid blocks in promotion better than a time-

scale?—Yes

29552. But would not a time-scale rising by annual increments of Rs. 20 up to Rs. 500, with selection, at that point, for another time-scale to rise up to Rs. 800, give a more even flow of prometion than your proposal ?-It would, no

29563. Would not you prefer that to the proposal which you have made here?—I would certainly prefer that, but if one thing has to be given up on the question of expense I would rather give up the time-scale than give up this.

29564. But the time scale med not necessarily, east as much as this, need it?—It would be a little less expensive if the number of posts in each grade is changed or, in fact, if the number of

posts is abolished practically.

29565. You desire to see some improvements in the conditions of leave. You say in reply to question (31) that owing to pressure of work leave is taken to a greater degree than it was some years is taken to a greater organization in the sound you back; why should you attribute that to pressure of work instead of to greater opportunities for officers to take leave?—We do not get leave on full pay and we should not he willing to take leave on half pay unless we really needed it. 29566. You mean that the juerensed number

of persons who are taking leave is due to the fact that they feel they must take a rost even though they have to sacrifice half their pay ?- Yes.

29567. What is your proposal to meet the difficulty?—I have learnt from my brother officers that privilege leave on full pay should be asked for, as in the other departments. There is another proposal asking to tack on leave to the summer vacation, which is not now allowed under the Regulations.

29568. How long is the summer vacation?-

Six weeks. 29569. You want privilege leave on full pay and permission to tack the leave on to the summer vacation?—Yes.

29570. You suggest also an increase in the rates of forlough allowance?—Yes.

29571. Would you be repared, if this con-cession were granted, to see the authorized period of furlough reduced?—It is only two years in the case of Indian officers, and I would not go in for a reduction of that, even with the increased allow-

ance I have proposed.
29572. Therefore you would like to see the increase of furlough pay on the existing period?

29573. In reply to question (13) you propose an increase of pension: what is the present pension?

—In the case of persons holding the "listed posts" it is Rs. 5,000, and Rs. 6,000 in any special cases made by Government.

29574. And you would like to see it vary from Rs. 7,500 a year to Rs. 9,000 a year?-

29575. You say, that the travelling allowances given, are insufficient for officers on transfer. Can you give us any suggestions with regard to that?— At present, only double second class fare is allowed and the least necessary is double that amount, with something like twenty maunds of free lug-gage. Otherwise, the man has to spend on travelling double the amount he actually gets from the Government

29576. Out of his own private purse? - Yes, I would ask for four second-class fares with

twenty maunds of luggage free.

29577. Why do you ask for four second-class fares?-That will be very nearly sufficient to meet the ordinary expense, although not entirely. I think about three or five years ago proposals on this very line were made to the Government.

(Adjourned for a short time.)

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continued.

29578. (Lord Ronaldskay.) I want to see whether I understand your scheme for the examination, and, in order to do so, let me test it by a concrete instance. Supposing there are sixty vacancies to be filled in any one year in the Indian Civil Service, I understand that your suggestion is that forty of those vacancies should be filled by Europeans, or, at any rate, by candidates passing the examination in England, and that twenty should be filled by candidates passing in India, subject to this qualification, that every candidate who passed the examination in India would have to have obtained as many marks as the fortieth candidate in the English examination. Is that

29579. That being so, the question I put to you is this. Supposing, that out of the twenty candidates whom you wish to recruit by the Indian examination only ten secured as many marks as the fortieth man in the English examination, what would you do then?-I would reject

the ten.

29580. Then you would have ten vacancies in dia. How would you fill them? - They may be filled by candidates lower down in the list below I have not, however, given my consider-

forly. I have not, however, given my commen-ation to that point is really be a difficult ques-tion to answer, would it not f.—Yes, it would. 29082. I do not see how you would get over that difficulty, because, if you put the next ness in the English examination into those phece you would find that the Indiane whom you had rejected had got more market than those ou the English list?— Yes. It might be done by keeping two lists, and white other Englishman on the first list and the taking three Englishmen on the first list and then putting an Indian next, and then taking another three men in the English list, and one Indian on the next list, and so on.
20583. You had not really considered that

point when you made the suggestion to ns, had you?—I had that in mind before, but not at the

time I made the answer.

29584. Of conree, I am assuming that the examination papers in England and in India would

he marked by the same person?—Certainly, 29585. With regard to your answer amount of your manner to your manner to mestion (19), what do you exactly mean by the following words when you say: "It is not sufficient that the places should be 'listed' as open. They should be distinctly severed from the Indian Civil Service list, if the pay end privileges of those holding them are to be different from those of the Indian Civil Service branch"? Do you mean by that, that if it is decided to retain what is known as the two-thirds pay Rule, then what are now known as "listed-posts" should be a erged into the Provincial Service in the same way as the inferior "listed-posts" are merged ?-Yes, that is what I

29586. I suppose you would prefer that these posts which are now described as "listed-posts" should be paid the same as the Indian Civil Service

posts?-Yes.

29587. If that were so, you would prefer that they should not be described as "listed-posts," but that they should remain as ordinary Indian Civil Service posts ?- Yes.

In other words, that the men who were promoted to them from the Provincial Civil Service should be promoted, not to a particular post, but should be promoted to the cadre of the Indian Civil Service. That is what you would prefer?—Yes.

29589. May I assume from that that you voice the aspirations of the majority of the members of the Provincial Civil Service?-On this particular point, I am not prepared to say that I have had the equation of many of my brethren. 29590. From your knowledge of your collea-

gues in the Provincial Civil Service you would be prepared to say that that is a proposal which would meet with their hearty support?—Yes, that

is what I think.

With regard to the Provincial Service as a whole, is there much competition to get into it? Is it regarded as a Service to which men of good social position in this country may be proud to belong ?—In the absence of any other Public Service of a higher kind they have to take it up as the hest

29592. They take it as a sort of second best?

29593. I want to try and find out how it is regarded by men of good social position in India. Is it regarded as a Service which they are proud to get into, as compared, for instance, with the legal profession, or any other profession in this country?—I think they would prefer to get into the Provincial Civil Service than he only legal practitioners in district towns.

29594. Do you think there would be any objection paised within the ranks of the Provincial Civil Service itself if it was to he suggested that men should be picked from the Service at a comparatively young age to be promoted into the Indian Civil Service?—Yes; I think at present there is such an objection and some discontent on this But if selection is made on some settled account, lines with proper competency by imposing certain tests, then, I think, there would be no room left for discontent; and it would be better in the interest of individuals, and of the Service also.

29595. You would get over the discontent by asking these men whom it was proposed to promote to the higher Service to pass certain tests?—Yes.

29596. What cort of tests would you suggest?-In the first place, among other things, selection should be made from the record of a man's past service, and then test his actual knowledge of the law, and judicial appreciation of evidence. They should also amongst other things be asked to decide cartain cases which are pending before the higher tribunal.

29597. Are you thinking of the Judicial side of the Service only ?-I have practically confined

myself to that branch only.

29598. You would not be prepared to say what test should be imposed in the case of men serving on the Executive side ?-I am afraid not, because I have not studied that side of the question

29599. You would agree generally with me, I suppose, that under the present system the men who are appointed to "listed-posts" are appointed as so late an age that it is really hardly worth while making them members of the superior Service ?-So far as the Judicial line is concerned I think the age is not so old, but one would wish that it could be a little earlier.

Do you not think it would be most essential if we were to suggest promoting men from the Provincial Civil Service to the cadre of the Indian Civil Service, that these men should be promoted at a comparatively young age, that is to say, after eight or ten years' service in the Provincial Service?—Yes, certainly.

Continued.

29601. (Sir Theodore Morison.) In your answer to question (16) you say : "The selection to the appointment of First class Sub-Judges is made by the High Court. And such selection is invari-ably acted upon by the Government." Is that the general opinion in the Provincial Civil Service?-I think it is,

29602. That is known ?--Yes-

29603. We have had a recommendation made to us that the appointments should be made ostensibly by the High Court, and that the High extensity by the High Court, and that the High-Court should be known to be making the appoint-ments, to which, I understand, there is some con-stitutional objection. The witness we had before us, as I understood time, said that nothing less than appointments made directly by the High Court would give satisfaction [-1] have not hitherto been under the impression that the appointment was made ostensibly by the High Court.

29604. That was the recommendation, because I understood from this witness that in the Subordinate Service they were under the impression that the Local Government made appointments without necessarily accepting the suggestions of the High Court?—I cannot call to mind a case except one that was for an acting appointment in which such

suggestion was not acted on. 29505. The general feeling in your Service is that the appointments are made by the High Court practically ?—I believe so. 29606. And are they satisfied with that method

of making appointments?-I think they are, 29607. They trust the High Court?-Yes,

29608. And therefore, in year opinion, no change in the method of appointment is necessary i-No.

29809. In answer to question (19), Legond the point Lord Ronaldshay called your attention to, you say: "It is quite necessary to disabuse the members of the Subordinate Judiciary of the impression that considerations of real merit may impression that constitutions of birth and social posi-tion. You refer to some impression which, I presume, does exist?—I think there exists such an impression as I have referred to.

29610. Who makes the recommendation for the promotion to listed posts? - I do not think the recommendation is sent from the High Court, at least not in many cases. The selection is made by the Government, if I understand rightly.

29611. You think that it is made by the Government, and that it does not necessarily accept the recommendation of the High Court?-I am

afraid not. 29612. You think that this suspices is wilely entertained in the Service?—Yes, I believe it is, 23613. (Mr. Chautal). In the answer which

you gave to Lord Ronaldshay about the popularity of the Provincial Civil Service you only referred to the Judicial Service? -Yes.

29814. In the Executive Service there is a large amount of recruitment from the Subordinate Magisterial Service ?-Yes.

20015. And the Magisterial Service often begins, even in the case of graduates on Rs. 20 and Rs. 25 s month?-I made reference only to the Judicial Service.

29616. You examot say that that recruitment of graduates in Mamhatdars offices at Rs. 20 and graduates in mammatons of the Provincial Civil Service at all?-No, not a bit.

29617. With reference to your answer to question (7), can you tell me on what you would base the statements of the first result you mention? You recommend certain results, I do not understand what you mean. In the first place, who do you mean by "the Indian official"?—The language I have used is liable to misconstruction, I find, on reading it now myself. I am not prepared to say that the Indian official, taken as a whole, has lost the qualities which I have referred to, but it is only persons who have not had the benefit of a general higher culture and higher opportunities for doing things on their own responsibility that I have referred to in my answer to the question,

29618. In answer to question (18), you give an . answer to the first pertion of the question, but you do not give any answer to the second part of it. I want to know, from your experience, whether on have any statement to make upon that point?-No. I have not answered the latter part, not because I have not an opinion upon the point, but

because I had no scheme ready made,

29619. I do not wast a esbecce. I want to know what the feeling of men like you are. I am referring now to the latter part of the question which says: "Is any change desirable and, if so, in what direction"?—Certainly, a change is desirable in the form of a separation of the Executive and Judicial.

29620. The combination of Magisterial and Executive functions begins from the Magistrate of the third-class, who is the Mamlatilar, getting the kind-dess, was it has statustary, geoung Re. 150, and proceeds right up to the Collector. Do you wish this separation about which you say there is a feeling throughout the Service, or do you confine it to any particular officers !—I would rather confine it to the lower grades of the Magisterial Service.

23621. As regards the higher grades, suppos 23-621. As regards the higher grades, suppos-ing the Preventier Powers under the Criminal Procedure Code were left untocolod, would three to any objection to the transfer of other Magni-terial functions? No. I suppose not. But a question is likely to follow as to the effect of the control about the keeping of order. I have not studied that.

29622. I leave these powers untouched?-Then I do not see why it should not be carried on in that line of the hranch also.

29623. With regard to the dissatisfaction which you refer to in the sentence which was pointed out to you in answer to question (19) about the "listed" posts, on what facts do you state that these appointments were on considerations, of social position?-I mean to say that there is a general impression. I am not prepared to say that the selection is bad; but I think there should be no room left for an impression like that.

29624. But wherever any appointments have to be made by selection, some people are likely to be passed over, and dissatisfaction is quite natural? Yes, but it may be minimised by putting some

29325. (Mr. Sly.) You have said that certain dissatisfaction has been expressed in regard to the combination of Indicial and Executive functions?

29626. By what classes have you heard that dissatisfaction expressed?-By the class which can understand things for themselves; the educated classes, not the country people who do not understand things.
29627. By the educated classes?—Yes.

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29628. By the Bar ?-The Bar, of course, are educated; they are an educated class.

29629. Particularly by the Bur?-I connet

say particularly by the Bar?—I cannot say particularly by the Bar 20630. By other educated classes as well as by the Bar?—Yes.

29631. Is there any feeling on the subject by the masses of the people at all, so far as you have heard?-Not by the mere masses of the people. Unless, they have some education I do not think they have any expression of opinion upon this matter any more than they have upon other subjects.

29632. Have they ever represented that the combination works some injustice, that there is a feeling that they do not have fair treatment? - I suppose the innumerable millions are too densely ignorant to understand anything about the matter

29633. Then the masses are not affected?—It cannot be said that they are not affected. Probably they do not understand that they are

29634. I should like to have a somewhat clearer expression of opinion than you have given with regard to this subject of the representation of classes and communities in the Provincial Service, in your reply to question (7). You say that certainly it is desirable that there should be representation ?-Yes, without sacrificing effi-

If there is a strict educational qualification for admission into the Service, which, presumably, procludes any serifice of efficiency, do you not think it a good thing to have this representation of all classes and communities in the Service !—I think the representation of classes would be desirable provided that efficiency is not sterificed.

29656. 29636. How can you secure efficiency?—By a spread of education. That would be the mediate.

though not the immediate way.

29587. But if there is a strict educational qualification for admission into the Service, does not that secure efficiency, so far as it can be secured by elineation 2-th does, and I think in such eacured up-elineation 2-th does, and I think in such eaces the class is higher. In fact, taking the less Census Report, I find that higher appointments are rancing on almost parallel lines with the

advance of education in the several communities.
23638. But that is due to the fact that Government has enforced the representation of classes and communities?—I am not qualified to extress an opinion. I have not looked at it from

that particular point of view, 29639. For the improvement of the Provincial Civil Service, I gather that, yea recomment of the Provincest Civil Service, I gather that, yea recommend the "listing" of one-thant of the Justical posts?—Yes. 20640. That is one third of the District Judgeships ?- Yes, one third of each, District Judgeships and Assistant Judgeships.

23641. Does that include one third of the High Court!—I think there is provision in the High Court's statute for Sub-Judges being appoint-

ed to the High Court.

28642. You do not want one-third of the High Court Judgeships 'listed'? I cannot say that I do not want that, but I do not cappess that many would expect it until they are fairly prepared for it.

2964S. What would be your opinion of a 29913. Vince would be your opinion or a major posses, y-proposed, which has been made to the Com-should be missed to a minimum of Re. 7, which by several witnesses, that promotion to a maximum of Re. 2,900 a year?—Yes,

District Judgeships should be made, not only from the Provincial Civil Service, but that a certain proportion of them should be recruited direct from the Bar ?- I think unless the fixed proportion were very small it would result in prejudice to the interests of the Provincial Civil Service, and fruthermore, it might not be possible to find even the number of men who were fully

[continued.

Not in the Bar ?- I mean to say that 22644. in the district towns the men in the highest positions, men in the High Court, will not regard it as a sufficiently attractive post. They will be looking for higher rises if they are successful. And it is no good taking on men who are not snewssful.

29645. You have recommended that the present Small Cause Court Judges should be made over to the Provincial Civil Service, have you not ?--Yes.

29645. These appointments at present, I believe, are recruited direct from the Bar, are they not?—Yes.

20847. What is your reason for taking these posts away from the Ber and putting them into the Provincial Civil Service?—There is no particular Provinces that the respect of the Subortinate Jackers ment of the prospects of the Subortinate Jackers, 29646. It is a simple desire for more appointments?—For better prospects, not for more

appointments.

29649. You are aware, I suppose, that that subject was considered by the last Public Services Commission, and there was a strong representation against that proposal ?-I think from what I remember it transpired that there were no rules whatever governing selection to those places.

29650. You also desire that the posts of City Magistrates should be recruited from the Judicial Service?-Only is the case of men who have had experience of Magisterial work, not otherwise.

29651. The Subordinate Judicial Service?-Yes

And as the training ground for 29652.

District and Sessions Judge?-Yes. 29658. What men in the Subordinate Judicial Service have experience in Magisterial work?-They are appointed in famine times.

29654. If a member of the Provincial Judicial Service is found to have done work as a Magistrate in time of famine his claim should then be considered for a City Magistrate?-Yes

29655. It is not your desire that the City Magistrate's position should be amalgamated with the Provincial Judicial Service?—No, I cannot say that.

29656. You have also recommended that the Provincial Judicial Service should be given one month's privilege leave a year? - We are entitled to that even now

29657. On half pay?-Yes,

29658. You wish it to be given on full pay? Yes, that is the opinion of my service.

29659. You already have a vacation of six weeks on full pay?—We have.

2660. Therefore, for each year's service you want two and a half months' leave on full pay?... I have not proposed it myself but that is the mion of the service. 29661. With regard to the pensions of the

listed posts, you have suggested that the pensions should be inject to a minimum of Rs. 7,500, and

29662. The present pension is a maximum

of Rs. 5,000 a year?-Yes.

29863. Is there may service which gets a pension as large as you recommend there at the present time?—Rs. 5,000 is the maximum, except probably the pension of High Court Indges. I do not think there is any higher pension than Rs. 5,000.

All the Services in India, such as the Public Works, Education, Sanitation, Percess and so on, have a maximum pension of Ra. 5.000. have they not !—Yes, sive an additional persons of Rs. 1,000 for certain heads of departments; that

is the maximum.

29565. How can the Provincial Civil Service men claim a pension so much higher than any of the other Services in India? Are there any are dure Section in John 7 are these any special reasons why this larger pension should be given to the Judicial Previousal Service?— They are coting in the higher parts of the Service, and they should be given a higher pension than the sub-Judiciary. Higher pensions should

be recognised.
29656. If they were given the same pension 29000. It taky were great the same pension as other Services, and a special pension of Rs. 3,000 extra fiv serving in the "listed poets", would not that be a full and fair remuneration, and fairly meet the demand?-If it is given, as a matter of course, in all cases. I think it would

give satisfaction.

29667. (Mr. Fisher.) You were asked by Lord Ronaldshay whether the Provincial Service attracted men of good social station. I want to ask you whether, in your opinion, the Previncial Civil Service attracts the best type of University student?—Yes, it does. 29668. In the Service maintaining

20005. 1s in your opinion?—As I said, in the absence of any other better opening it is keeping up its attraction in the Indicial line.

29689. Do you think that the attractiveness

of the Service is greatly increased by the existence of the "listed posts"?—I cannot say, because the

ted nests are so very few. 29670. You do not think that the "listed-posts" have any effect in increasing the attractiveness of

the Service ?-No.

29871. The Service would not feel greatly injured if the "listed-posts" were withdrawn, and injured it the "asce-points" were withintame, and compensation given to the Service in the form of higher pay and better grades [—ft will depend upon the amount of the higher pay which will be likely to be proposed. Besides, it is not only the pay. They would look for places in a higher position in the official circle,

29672. With the chance of obtaining higher appointments? - Yes. It would not be the salary

only which would be the attraction.

29873. Am I right in thinking from your answer to question (40) that year are ngained exten-sions being given to officers over 55 years of age 1—Yes, unless the higher authorities, or the overnment itself, think the services of such an officer are quite necessary in the interests of the

omer are quite necessary.

Public Service after supernamention.

29874. (Mr. Madee)—You have teld us that, in the absence of any better opening, respeciable classes are attracted to the Provincial Civil

classes are attracted to the Invitation Cent. Service I—Very finity respectable classes, 29676. Apart from the private means that enable a certain class of statem to go to England for the competitive emanisming, by you think that men of the Previousl Ciril Service are of much the same class as these who go to England ?- The instances of persons going in for

the Indian Civil Service are very few, and it would the Indian Cavil Service are very few, and two under the very difficult to generalise on the proposition. Some near who go in for the Indian Univ Service from this Preadmey are near who are not going by their own pivale means, but with the aid of reducations or assume such bings, so that it would be very difficult to distinguish between classes who may be difficult to distinguish between classes who may be difficult to distinguish the continuation of the proposition of the propositio go in for the Indian Civil Service, and those who going for the Provincial Service.

29076. With your knowledge of your own countrymen, do you think they belong to much the same class?—I do not think they belong to

any different class.

29877. In answer to question (7) of the Indian Civil Service questions under sub-clause (1), you say you think one or two years in England neces-FREY ?—Yes.

29678, Necessary ?—Yes.
29679. Indispensable?—Yes.
29680. We have had proposals before us, on
the one heard, of giving Indians who go up for the one hand, of gaving Indians who go up for the Grill Service, a presistance provided in England, on the other hand, we have had proposals for allowing man from the Povincial Grill Service to go to England for much the same partners to get familianced with English sechl conditions. Do you disht that there would be any leas to the administration generally if selection for the higher Service were confined to the most successful mem-bers of the Provincial Civil Service?—It will depend upon the age at which they may be relected for the purpose. The age may be too high at the time of selection.

29631. But supposing a plan could be adopted

of selecting them at what you consider the right age, would that be as good a plan of recruitment to the higher Service?—It would be the second

best.

29682. When a young man goes to England amober. You cannot depend upon his proving to be the expected to a number of ricks of one cort and another. You cannot depend upon his proving to be the tried and successful man, which a member ne are area and succession rous, want a member of the Provincial Civil Service is; and, from that point of view, you do not think one plan would be better thum another?—No. I would rather say that the man who had withstood such tempta-

tions would prove the strongen.
29683. Do you think that the majority of Indian students who go to England turn out successful ?-The majority are not successes,

29684. So there you see you have a large element of failure on the one hand, and, on the other hand, you have as near an approach to perfection as you can have it, and you still prefer he one tothe other ?-Yes, because it gives better material.

29685. You think that the young man who see to Ragland and comes out successful is much better material ?-Yes, I think so, as a rule.

29688. Do you, or do you not, think that a men going very young from this country to Eng-land, and exposed to a number of temptations, runs any risk of being allemated from his own people, and perhaps becomes less able to sympathise with them than a man who has lived his life in the country ?—If he goes too young there is no doubt that there is that danger, but if he goes after completing his course, after passing the examination here, as I propose, there should not be much danger.

hen, as I propose, there should not be much danger. He will be fully equipped, I suppose, metalectually to one with those things.

29837. In answer to chuse (ii) you think:

"The preponderance of the English element in the Administration is now, and for all the time to which we can foresee, indispensable". Have you

in your mind any idea of the proportion ?-I have stated the proportion of two-thirds.

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29688. In answer to question (4) of the Provincial Service questions you refer to two different practices, one which prevailed up to 1869, and one which came in later. Which do you think the better?—The present one is satisfactory. As I have said, there is not sufficient material to know what the practice was before 1869. With regard to the selection of Subordinate Judges there is not

sufficient material to find ont 29689. Inanswer to question (16) you say: "It may also possibly lead to the selection of men, of whose work the High Court may have no idea." Do you think that if a system of High Court circuit Judges was adopted here, as has been proposed in Bengal, it would enable the High Court to do these things? In the first place, would it give them a hetter knowledge of Sessions

Judge and Shortheats Judges than they can have now from merely reading paper books?—I have no knowledge of the Bengal system.

25060. I refer to Bengal simply because a cartain proposal has been made there. He activities the state of the s similar proposal were made here, and the High Court dudges went on circuit, would it enable them, in the first place, to form a better idea of the qualifications of the Sessions and Sabordinate Judges than they do now merely from paper books?—That would certainly be so. For the last four or five years there has been inspection from the High Court, and I think that enables the High Court to see the merits of the Sub-

Judges, probably.

2869). Do you think that it would improve the administration of justice generally ?—Yes.

29692. (Mr. Heaten.) With reference to your

answer to question (2), candidates now apply to be put on the list of appointments for Judges immediately after they have passed their examination, or immediately after they have taken their LL.E.?—No, I would have selection made

after three years.
29698. What do they do at present? When do they apply ?-They apply indifferently. They do not always apply immediately after they have

29694. When would you have your edection made?—At the beginning of each year, from the candidates who have passed three years

previously.
29895. You would have the selection made as soon as the candidate qualifies ?—Yes. 29696, You would have him

immediately to a probationary post?—Yes.
29697. And you would guard against bis

20097. And yor wous guran against up-revering F-Les. 20088. You would get rid of these quilifying-posts altogether?—I am against them all, insi-has been conscious represented that the District Judges? Courts could not be worked whee there was a higher qualified man with a legal training, and that such ame could not be attracted to the Service, without the prospect of a 5th-Judge's past. "Towards in that research! Twould links on reservation."

Except in that respect I would make no reservat 29699. In answer to question (30) you speak of the "brender notion about family which Indian If it is this country necessarily implies." Are Subordinate Judges, in your opinion, placed at any disadvantage in the matter of educating their children, for instance?-Yes, very much.

29700. In what way, particularly?—In most of these places, except district towns, where Sub-Judges are posted for the greater portion of their service, there are no schools for their children. We are transferred to places where our native language is not spoken, and there is no certainty how long we shall remain in that particular Pro-vince, so that we find it difficult to put our children to school, and to continue their education in any particular language.

29701. That, you consider, is an element to consider in a question as to whether your salaries are proportionate to the duties you have to perform, and to the disadvantages of the life imposed upon you?—That is one of the very strong elements which make our salaries quite insufficient.

29702. (Mr. Joglekar.) In answer to question (11) of the Provincial Civil Service series you say: "I do not consider that any change should be made in the classes of offices and appointments at present

included in the Provincial Service ?- Yes. 29703. Do you mean the Subordinate Judges? - Yes

29704. "Provided such inclusion is not made

the basis of treating the Sub-Judges as on a level with members in the lower division of the Excentive branch "?-Yes.

29705. Perhaps, you know that Mamlatdare are included in the lower division of the Executive branch ?-Yes. 29706. Are you against this inclusion?-No, I am not against this inclusion. What I want to point out is that even the last Pablic Service Commission, I think on pages 80 and 81 of the

report, said, that it was very difficult to draw the line as to lower and higher branches of the Service in the Judicial line, and on that account they refrained from drawing that line. That is the reason why Sub-Judges should not be compared with Mamlatdars. If our prospects are not com-pared with those of Mamlatdars I would not object.

pared with these of Lamistants I would not object. 22077. Kindhaldfar get Rs. 250 L-Yes. 22708. Do you think that a Mamladfar st. Rs. 250, having first-class provers, is on a lower level than the Sub-Judge at Rs. 150 F—I am not taking of any level. I am taking of the propects. I think a Mamladdr would be on a higher pects. I think a Mamladdr would be on a higher level if he is a first-class Magistrate.

29709. Do you want every Sub-Judge to get more pay than a Mamlatdar?—I said there is

no comparison. 29710. Why do you compare a Mamlatdar with a Sub-Judge?-For this very reason, that the comparison is often made for the purpose of shewing that the lowest grade of Mamlatdar's pay should be the lowest grade of pay for the Sub-Judge. That I say in view of the fact that the Commis-sioners refrained in their report from marking a line of lower and upper division in the Judical Service, as they have done in the Executive branch.

2971). In answer to question (47) you say:
"The posts—one or two—of Oity Magistrates and
other Magistrates which do not imply the exercise of executive functions may be thrown open to the Sub-Judges as training ground for posts of Assistant Sessions Judges to which they can be appointed." Perhaps you know that a City Magistrato has a long magisterial experience?—

29712. And that in a city like Poona very

important cases come before him?—Yes,
29713. And it would be advisable to make
that post simply as a training ground for a new
Sub-Judge without any magisterial experience?— I would make it in the case of those who have already exercised magisterial powers.

29714. (Mr. Bhudbhade.) As regards the rules for the admission into the Provincial Civil Service in the Judicial Branch, will you please

founded.

refer to clause C of Rule 12 "Served with approval noted as Clerk of the Court, Head Clerk, Shirastesay how many of these posts afford a training for a Sub-Judge?—I say that the Clerk of District Courts is the only post to which that could apply to my knowledge. Of course, I cannot speak about the higher posts.

29715. You are aware that the Clerk of the Court exercises no Judicial functions?-He has to do a great deal of ministerial work, and he is a

responsible officer,

29716. And as to sub-clause A under the same Rule : "Who has been in full and continuous same rune: "Who has been in this and construction practice for three years as an Advocate, Valid or Pleader in a Civil Court," do you think that, it is possible for such a candidate to acquire full and continuous practice within the short time?-I think such practice could not be acquired in three years. It is true that under present conditions the practice could not be full and continuous.

29717. Do you think a man who has been in full and continuous practice for three years would

accept Rs. 150 to start with?-No. 29718. You think these Rules require modi-

fication in many particulars?—Yes.
29719. Would you profer in their stead Rules for the selection of law graduates in the order of their merit after their having qualified by attendauce in some Courts six months in a Civil Court and six months in a Court exercising court and are months in a court execution of such men would be desirable, but I can not certy sanguine about the result of six months' training 29720. You suggest the selection of Subordinate Judges primarily from practising Pleaders?—

29721. How is such a selection to be made and who is to be the Judge of the qualifications? Do not you think there would be a great scramble ?-I suppose the University test would

be taken. 29722. In the case of practising Pleaders how is the selection to be made?—Out of the best men. 29728. It would be very difficult to find out which man was in practice, and which man was not ?-I think there should be a larger field out

of which a smaller number should be selected. ordinate Judges in this Presidency very often exercise appellate powers?—Yes.
29726. Do you think these descriptions.

ment on their pay? -Yes.

29726. Some of them are at times invested with the powers of District and Sessions

Judges ?-They are. 29727. Do they get any extra pay for

that ?-No.

29728. You think it is necessary that they should draw some special allowance for it?-Yes. 29729. Has there been a reduction in the pay

of Small Cause Courts Indges?—Yes. The pay of a Small Cause Courts Judge was Rs. 1,200

or a small cause course auge was no. 1,200 within my memory, and now it is Rs. 800.

29730. You are of opinion that the pay of those posts should be increased?—Yes, I think it should be at least restored.

29731. You know that the vacation in the Small Causes Courts in the mufassal is split up into two?-It is so also in the Presidency towns.

29732. Should not these Judges be allowed privilege leave on full pay; the same reason does not apply to Sub-Judges wan get six weeks?

vacation at a stretch?-It would be difficult to

distinguish. After all, they do get six weeks. 29733. But not when they want it?—Neither

do the others. 29784. You suggest a probation for Subordi-

nate Judges for learning their administrative work? -Yes

29735. May I ask whether it is such a difficult work as to want a probation of such a length !-I

can only say that they should learn their work, 29736. Is it so difficult as not to be learn Is it so difficult as not to be learnt in a couple of months? -It may not be, if taken, by

itself ooly. 29737 You seem to advise that the appointment to listed posts should be medified in some

particulars?-Yes. 23738. Would you favour the recommendation

for Assistant Judges' posts being made by the High Court? Would that give greater satisfaction to the Subordinate Judges? -Yes.

29739. They have greater confidence in the selection by the High Court?—I cannot say anything as to greater confidence. The High Court would be in a better position to judge of their merits. We have certainly faith in the High Court.

21740. As regards appointments to the Subordinate Judges' posts, you know they are made by Government i-Yes.

29741. And the High Court has no voice at all ?-No.

29742. What you refer to in that answer is as regards the promotion and transfer of Subordinate Judges, and the power of recommendation ? - Yes.

29743. Do you favour a system of founding scholarships for sending boys of furtesu years of age to England to compete for the Civil Service ?-No, not under the system which I have suggested.

Suggested. 23744. Do you think that olever Indian boys of that age would have any alvantage in going to a public school?—That would be no good.

29745. Would their English be quite equal to that of the hoys in the public schools? they be able to make themselves easily understood in the public schools?-I do not think so,

29746. As regards the comparison of the Sobordinate Judges' grades with that of the Mamlatdar, is it not the fact that the Subordinate Judges are double graduates, - graduates in law and arts? - As a rule they are.

29747. And their duties are of a more responsible nature than those of Mamlatildes?-

29748. That is why you think a comparison with Mamlatdars is not correct in determining the pay and remuneration of the Subordinate Jadges?-No.

29749. On what ground are you opposed to the extension being granted to public servants in the other Departments ? - Looking at the general

state of physique amongst us 29750. Or the block in promotion?—That is not the only thing

29751. As regards the separation of the Judicial and Executive functions, do you think that the Subordinate Judges would be capable of administering criminal justice satisfactorily? -I

have no reason to suppose that they would not be. 29752. They have sufficient training for that ?—Yes.

29753. Would they make better criminal Judges than the Mamlatdars as a class?—I cannot express any opinion upon that point,

(The witness withdrew.)

6th March 1913.1

Mr. L. GRAHAM.

## LANCELOT GRAHAM, Esq., I.C.S., Assistant Remembrancer of Legal Affairs and Secretary to the Legislative Council.

. Written answers relating to the Indian Civil Service.

29754 (1). What is your experience of the working of the present system of recruitment by open competitive examination for the mean by open compensive examination for the Indian Civil Service? Do you accept it as generally satisfactory in principle?—I can-not suggest any other system of recruitment

not suggest any other system of recruitment which would be equally successful. 99755 (4). What would be your epinion with regard to filling a fixed proportion of the vacancies in the Indian Civil Service cadre by "Natives of India" recruited by means of "Natives of India" recruited by means of a separate examination in India or by means of separate examinations in each province or group of provinces in India? If so, what proportion do you recommend?—I do not think that the proposels set forth in this question or the next provide so good a solution as the present system of listing appointments for the Provincial Civil Service. With reference to existing appointments the principle that the transfer of an appointment from Imperial to Provincial shall not take effect to the prejudice of the members of the Imperial Service already in service must be rigorously This restriction does not apply to observed.

new appointments. 29755 (13). Do you recommend any separate method of teoruitment for the Judicial branch of the Indian Civil Service? If so, please describe the system that you would propose?— I consider that the present system of recruitment for the service ensures the highest possible degree of general capacity among the successful candidates, and that a period of not less than continues, and make a period of the ress than four years, and preferably one of six years, spent in the performance of the duties of Magistrate and Assistant Collector is the best possible practical training for the development of Judicial espacity. This training should be supplemented on the theoretical side by study

leave. 29757 (15). If the system of recruitment by open competitive examination in England is retained, please state the age limits that you recommend for candidates at such examination, giving your full reasons. Do you consider that the age limits should be fixed to attract candidates of the normal school-leaving age in England, or candidates who have completed a University course, or candidates at an intermediate stage of education?-The age limit should be fixed so as to enable candidates to complete an Honours Course at any University. In this way the field of recruitment is widened, and the candidates are brought into competition at an age when it is more easy to distinguish between them. Also the State obtains their services at an age when they have completed their education at their own expense.

29758 (23). Do you consider it necessary that certain posts should be reserved by statute for officers recruited to the Indian Civil Service and if so, what posts and for what reasons? Please state in detail what alterations (if any) you recommend in the Schedule of the Indian Civil Service Act of 1861 (24 and 25 Vict. c. 54) O'M service Act of Icon [23 and 25 vice. c. cs] [Attention is invited to the provisions of the Indian Civil Service Act, 1261 (24 and 25 Vict. c. 54), and of the Government of India

Act, 1870 (83 Vict. c. S), reproduced as Appendices II and III to these questions. ] ?- As the law stands thereservation is incomplete because it is subject to the provisions of section 3 of the Indian Civil Service Act, 1861, and of section 6 of the Government of India Act, 1870. Unless there is reservation no method can be devised for recruiting the proper numbers and there can be no definite prospects of promotion.

The principle of reservation being of vital importance it is essential that it should be expressed in a statute. In view of the provi-sions of section 6 of the Government of India Act. 1870. I see no reason for altering the Schedule.

29759 (43). What is your experience of the results of the existing system under which successful candidates in the open competitive examination are required to undergo a probationer's course of instruction in England? Do you recommend the continuance or abolition of this system?—I am of opinion that the one year's course of probation spent at an approved Uni-versity in England is useful for bringing the men together and developing esprit de corre-Secondly, I consider that after the strain of the open competitive examination, which has in many cases been preceded at an interval of something less than two months by the strain of a final examination for an Honours Degree, or sums examination for in indirectly legree, the men ere not fit to go straight out to India, and they can very profitably spend a year if home with just enough work to keep them pleasantly occupied. In this time they can be grounded in one larguage, and receive just enough instruction in law to enable them to hands. This of Class Medicated leaves the control of the profit of bandle Third Class Magisterial cases on arrival in India. The second examination, which concludes the period of probation, should be a qualifying examination only, and seniority qualifying examination of should not be affected by it.

29760 (44). What should be the duration of the probationer's course in England (a) under the present system of the open competitive examination, (b) under any modification of that system recommended by you?—Under the present system the period of probation should he for one year for reasons stated in my answer to question (43).

29761 (45). Do you consider it desirable that probationers should be required to spend their period of probation in England at an approved University?—Yes, for reasons given in my answer to question (43).

29762 (46). If so, do you advise the selection of one or more Universities for this purpose and for what reasons?—I consider that only a few Universities, and preferably only the Univer-sities of Oxford and Cambridge, should be approved for the period of probation. This will ensure the bringing together at each approved University of a fair number of men, and the development of a common feeling among them I would exclude London University on the ground that the men would never meet except in the lecture-room. If the number of approved Universities is small enough they will give all the advantages of a separate institution in addition to their own, and the cost of a separate institution will be avoided.

29763 (47). Do you consider that probationers should receive allowances during their period of probation? If so, please give the scale and conditions that you recommend?—It must be remembered that practically all the men have during their University exceer been bolding scholarships which cease on their entering the service of the Grown. It is, therefore, essential that probationers should receive such allowance that propositions a will enable them to live not only decently but comfortably. Their expenses on riding alone should be considerable, and it is most desirable that they should be able to make some sort of a show. The spectacle of a man with a first class degree living in mean lodgings and taking purils in order to support himself during his term of probation as a servant of the King is not edifying and is not calculated to improve the class of recruits. Nor is it desirable that men should be in debt on arrival in India. The allowance should be not less than £250, or £200 with free riding. In the event of failure to pass the qualifying examination provision might be made for the recovery of the allowance by instalments, but failure is so rare that Government should be willing to stand the loss. After passing the qualifying examination, the men should receive

a first-diass passage.

29764 (51). Please examine the statement printed as Appendix VI to these questions, showing the courses of studies prescribed for probationers in 1891 and 1912, and state what alterations (if any) you desire to recommend in the present course (a) under the existing system of the open competitive examination, system of the open conjection of that system and (b) under any modification of that system recommended by you?—So far as Bowbay probationers are concerned, I would allow only one language, and that Hindustani, with some one ranguage. The colloquial use of the language, to be studied during the year of probation. I would have no optional subjects, and I would add Hindu and Muhammadan Law to the com-

and Himau and minimum and him to the com-pulsory subjects. The examination should be a qualifying test only, 29765 (52). In particular, please state your opinion as to the desirability during the peniod of probation of (i) compulsory attendance at Law Courts in England and reporting of cases; (ii) the teaching of Indian Law in addition to (ii) the teaching of house haw in southern to the general principles of jurisprudence; (iii) the teaching of the grammar and text-books of Indian languages with or without any attempt at colloquial instruction; (iv) the teaching of (a) Indian Geography, (b) Political Economy, (c) Accounts?—As regards languages and law please see my answer to question (51). I am not in favour of No. (i), because I think the probationer has quite enough to do in his last year, and he can attend the Courts of Magisyear, and he can ascend one Course of magne-trates and Judges after his arrival in India, as part of his training. As to (iv), men of the age of our probationers will not learn Geography or Accounts during their year of probation.
A period of training at the Local Treasury on a person or examing as the LEGAR TREASMY of a serviral will teach them all they require to know about accounts, and once in the cruekry they will soon learn all they require to know of the Geography of their particular province. Prac-tically, all the candidates take Political Economy in the open competitive examination.

29766 (61). Is the existing system of departmental examinations suitable, and if not, what change do you recommend?-There are too many of them and owing to the system of allowing seniority to depend in the first half of a man's service on his performance in them, men come up for them too soon and pass with men come up for them too soon and pass what crammed knowledge. Their last opportunity for "cramming" should have been for the open competitive examination, but they are encouraged by the granting of seniority to 'cram' for their final in England, and their departmentals in India. There should be only one departmental, and that should be up to the standard of the present Higher Standard, and the use of books should be permitted in all the papers. Men should be required to pass this examina-tion not earlier than eighteen months and not later than three years after their arrival in the country. Anyone not passing within the pres-cribed period should have his increments (if the time-scale is introduced) stopped, or a

percentage out from his pay.

29767 (64). Please give your views as to what steps (if any) are necessary to improve the pro-ficiency in the knowledge of law of members of the Indian Civil Service, distinguishing between recommendations applicable to all officers and to officers selected for the Judicial branch. In particular, do you fevour a system of granting study leave to Europe, and if so, what course of study (course for a call to the Bar, reading in barristers' obambers or other), and what conditions do you propose?—For Magistorial work the Civilian gets all the training he requires. The amount of law which he handles presents no difficulty to him, and he is a good or had Magistrate according to his capacity for appreciating evidence. Those Civilians who spirecianing evidence. Those civilians who after not less than four years and not more than six or seven years service as Magistrates are appointed to the Judicial Department are appointed to an Johnson Department should be required to complete their training by one or more periods of study leave, which should, in the first instance, be devoted to the passing of Bar Examinations, and secondly, to reading in Chambers. A detailed others have been, submitted to the Government of India by the Government of Bombay and I have no forther suggestions.

29768 (72). The present theory underlying the conditions of service in the Indian Civil Service is that-(a) the members of the service should have sufficient training in subordinate woon to discharge the duties of legher ones; and (b) that they should, throughout the whole period of their service, have sufficient salaries and sufficiently responsible duties. To secure those objects the number of posts, called technically "superior" posts, carrying a salary of over Rs. 1,000 per measure is ascertained, and it is endeavoured to recruit only sufficient and its emeasured to estationly smallered officers to make it probable that each officer will find himself officiating with practical permanency in at least the lowest of those appointments after the completion of eight years' service. Do you accept this system? If so, do you consider that the period of eight years is snitable, or do you recommend any change? What afteration (if any) would be necessary if the age of recruitment were 202

Mr. L. GRAHAM.

Continued.

lowered ?-I accept the theory hat I wish to point out that in Bombay the soundness of the theory has been vitiated by the unsound manner in which it has been applied. In the first place, the following appointmente have been wrongly treated as superior:—5 Assistant Collectors on Rs. 900; I Colonisation Officer. Jamrao Canal; I Manager of Engambered Estates, Sind; I Registrar of Co-operative Gredit Societies; 2 Superintendents of Land Records. In practice none of the holders of these appointments draw as much as Rs. 1,000 per mensem. Again the total cadre was fixed in the year 1900 at 163 while in 1907 it was raised to 180 with no addition to the net numher of substantive posts. Lastly, the cadre is framed on an assumed casualty rate of 4:17 per cent. of total strength, but during the last ten years the casualty rate has been only 2.5 per cent, on the average total strength. These errors have produced excessive recruitment. as on be seen from the Bombay Quarterly Civil List of 1st October 1912, which shows 65 Givilians out of 175 as Sapernumerary Assistant Collectors. Of these Supernumerary Assistant Collectors the senior is of ten years' service, and it has been calculated that in the last twenty years the average period required for attaining the rank of 2nd Assistant Collec-

to the increased from 64 to 92 years.
29769 (94). Do you consider it desirable that
there should be uniformity of payment for similar kinds of work in all the provinces, and doss any dissatisfaction on this score exist in your Province, and it so, what ?—Uniformity should be aimed at but it need not be absolute. There is acute dissatisfaction in the Bombay Presidency on account of the comparatively inferior position of the Judicial Department in spite of the fact that in the Bombay Presidency the Judicial Department is more highly organized than in any other part of India. I subjoin a table illustrative of the grievance. The table shows the average pay of the Sessions Judges in all the Provinces.

•	gos au un	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	14000		Ra.
	Bengal (inc	luding Assau	and Hibs	r and	Are.
	Orissa)		***		2,283
	Madrat		191	***	2,330
	United Pro-	rinoca	***	111	2,155
	Punjab	***	111	1+4	2,191
	Burma	***	100	***	2,267
	Bombay		. 122	19	2,031
١	view of	the pay	in other	provinc	es and

Ιŋ đ of the rise in prices the Judgeships in the Bombay Presidency should be regraded as follows :-

2	appointmen	te on	***		***	3,000
5	ditto					2,500
5	ditto					2.250
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hie	number	includes	47	monte	T-:	1
. 12.10	Mannings	moraucs	ene.	HOW	U IH	gesnip
12.44	ana hot.	anning an	+16.0	2 020	naire	transat .

Legal Remembrancer and Secretary to Government in the Legal Department. This appointment should be treated in the same way as the other appointments of Secretory to Government, being graded with them on minimum pay of Rs. 3,000. But on the ground of disparity of pay a still more serious grievance ie felt by the Assistant Judges. In the Bombay Presidency Assistant Judges with Appellate Powers, exercising also the powers of Addi-tional Sessions Judge, and thus, except for comparatively numportant administrative work doing exactly the same work as Judges,

may be found receiving Rs. 500 pay and acting allowance of Rs. 200 or Rs. 286 according as their gradation lists show them as Acting First or Second Assistant Collector. With these may be contrasted the Punjab District Judges vested with lower judicial powers and drawing Rs. 1,500 per mensem, and the new appointments of Sessions and Subordinate Judges in the United Pro-vinces on Rs. I,200 per mensem. These United Provinces appointments from their denomina-tion also appear to be vested with inferior udicial powers. The following table shows the lowest pay received in the different provinces by officers doing judicial work, according to the Combined Civil List of the 1st April 1912—

				R#,
Madees	•••	***		1,798
Assum	110	***	5+5	1,693
Bihar and Q	TISSE	144		1,666
Burma	100	***		1,200
Osateal Pro-	ino:s	***		1,168
Punjab	146	***	1 **	1,500
United Prov	цоез		***	1,844
Bombay	2,.,			700

To ensure more adequate pay for the work done by Assistant Judges I propose the following:—4 Joint Judges on time-scale pay of Junior Officere + Rs. 800 special allowance to be treated as pay for all purposes; 10 Assistant Judges (with appellate nowers) on time-scale pay of Junior Officers + Rs. 200 special allowance; to he treated as pay for all purposes. The Joint and Assistant Judges will also be Additional Sessions Judges; 4 Assistant Judges (under training) on time-scale pay of Junior Officere + Rs. 100 special allowance. 29770 (99). What is your opinion regarding

the substitution for the existing graded system of promotion of a time-scale of salary? If you are in favour of a time-scale, should it bs restricted to the lower grades of the service or not ?-I am in favour of a time-scale for junior officers only, the increments extending to the completion of eleven years' service. By that time, or within a year or two of that time, men may expect with reasonable certainty to ast regularly as Collector or Judge. The appointments of Collector and Judge should remain as graded appointments.

29771 (102). If you recommend any system of time-scale of pay, please describe it, and state what conditions should be laid down in regard to the grant of increments, promotion to superior grades, charge allowances, and other matters of importance? How do you propose to apply such time-scale in Provinces where the scale of pay of indicial and executive branches of the service is different?-I recom-

ne	end the	follor	wing tir	me-seale:-	-	
			•			Rs.
	First tw	D YOUT	bing ye	ors of trainin	g	500
	But, if	indep	andent e	hargo is rec	pared	
	during	that	time, th	on from reco	siving	
	FROD 6	harge				550
	After 2	18323				600
ď	,, 3	27				650
	33 4	33				700
	,, 5	17	100		***	800
	,, 6	"	***			900
	. 7	,,				1.033
	,, 8	**	***			2,100
	,, 9	**				1,200
	, 10	*)			***	1,300
	11	12				1,400
m	ho ineti	Seati	on for t	hese reter	ie to	he fort

in the rates provided for the first and ninth

year of service. These show a rise of Rs. 100 year or service. Incess show a need of its. Its only on the present initial pay and on the pay which an officer is supposed to be getting in his nitth year. This rise is fully justified by the rise in prices, and the rates for the remaining years are worked out from these rates. The scheme involves the abolition of the grade system for Assistant Collectors (including Assistant Judges). The time-scale pay denotes minimum substantive pay. Acting allowances would be payable in addition. The rise to Rs. 650 should not be given unless the Departmental Examination has been passed. The other increments should be liable to be withheld by order of the Governor in Council, but there should be an appeal from such order to the Governor General in Council. All junior officers should be placed on time-scale and special appointments held by such junior officers, e.g., those of Joint Judge or Assistant Judge with full powers in the Judicial Department, and those of Settlement Officers, Superintendent of Land Records or Registrar of Co-operative Credit Societies in the Revenue operative Credit Societies in the Revenues Department, should earry special allowances. I would also treat the appointments of Under Secretary and Assistant Legal Remembrancer in the same way. Promotion to the substantive posts of Collector and District Judge will be made as at present.

29778 (103). If you are in favour of a time-scale of pay, how would you scome that the recruitment of junior officers is restricted to the number likely to be promoted in a reasonable time to posts of independent responsibility, and do you or do you not consider it desirable that all members of the Indian Civil Service should have the prospect of xising to such posts within a that films—The recruitment should have the prospect of xising to such posts within a that films—The recruitment should he on the present principle, the hast of calculations being the number of superior appointments is should be changed so as to include no appointments bower than those of Collectors and District Judges of the lowest grade.

29778 (105). Have you any other proposals to make in regard to the conditions of salary mot correct by your answers to the above guestions?—If-Givilian High Court Judges are to be hald to by debarder from appointment a ordinary members of Council, their pay and status should be raised to the level of that of ordinary members of Council.

29774 (109). Do you consider that the rates of furlough allowances are suitable? If not, what changes do you recommend?-For the credit of the service it is desirable that Civilians on furlough should not be condemned to residence in country cottages or dingy lodgings in Loudon. Nor does it appear equitable that a Civilian on medical leave should not have his doctor's bills paid. He loses his health on active service, and until, he actually leaves India he gets medical attendance freaonly logical to ask that he should continue to reserve medical attendance free on his arrival in England. I suggest that the rates of furlough pay be raised to two-thirds of the average salary of the last three years, and that when a goes on sich leave he should receive medical attendance free on arrival in England.

99775 (111). Do pou consider that the maximum and minimum himits of leare allowaness at present fixed are suitable? Do you recommend any change in the alternative rates fixed in stering and in varyes, and it so, what change?—I consider the minimum rate of £500 a necessary concession, but I can see no justification for the maximum lumin of £1,000.

28776 (112). Have you any tecominguistion to make in regard to special leave, extraordinary leave without allowance, and other forms of leave? Do you consider that the present conditions governing these tinks of leave, and the leave allow areas a funishibe, are suitable? —The present leave rules are quite unsuitable to sudden emergicates. A suitably elastic scheme has reconstity been firefiely by the Gor-emunent of India, and the only additional seagestion I have to offer is that furningh for aix months should be available after the condense of the first betty rayes of service.

29777 (118). Is the present system of equal amenities to all members of the Indian Girll. Service generally accepted as estimatory by the Government and by the members of the Louise Girll Service 7—The only exceptions which I would admit to the rule of equal pensions would be the increase to \$1,200 of the pensions of a continuary member of Council and of a Girllian High Court Judge on the completion is each case of five pear's curvio in the appariament. If fulficial officers are in practice to be detarced from the appointment of ordinary members of Gournel, they should, as compensation, be enabled to qualify for the full judicial pension after a sheeter period than that which is a sheeter period than that which is a stress or as members of the service of the contract of t

is now measurised by stitute.

20778 (120). Assuming the miniconane of
the samuly system, do you suggest any
modifications in its desired working, and, if so,
what and for what masons?—Doubelons on
the present scale should continue, but these
should be held to be not contributions to the
annuity but payments into a provident fund,
which should be condusted on the same lines as
the Railway Provident Runds. The loss to the
State would be striding, and the solution of the
inequality stride of the stride of the solution of a
mon who dies before he rasings the service
on not to his widow but to Government would
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20779 (21). In particular, what is your
opinion of the arrangement by which members
of the Indian Girll Service, who are appointed
Judges of High Courts, obtain aposi in gensions
of 18,200 a year faler 11 years cannot service as
Judges? Do you recommend any clungs in the
present conditioner?—I am told that an extraction
investigation would prove that the extra persion of \$200 is more than paid for by the resipient. It is certainly mate than crucif. I have
also had be performed that the special peacing
in the appointment, provided that the holder
has completed twenty-free years of service
in the appointment, provided that the holder
has completed twenty-free years of service

29730 (135). Do you consider the existing pension rules suitable in the interest both of the Government and of the members of the Indian Girl Service? In particular, what is your opinion of the present rules regulating valuatry and compulsory retirement?—It is desirable that further provision should be made both for valuatary and core compalsory retirement.

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continued

ment. I advocate a system of voluntary retirement on completion of fifteen or twenty years' service, as making for efficiency by removing men who, for whatever reasons, are not going to give the best of themselves to their work. In order to prevent an accumulation of senior men tired of their present work and hanging on desperately in the hope of promotion would rule that any one who on completing twenty-five years' service has not reached the rank of Commissioner or First Grade Judge should retire automatically.

29781 (129). Do you accept as satisfactory. the regulations of the Indian Family Pension Fund, or have you any suggestions to make either for their abolition or for their alteration? Have, you any proposals to make in regard to the present methods of, working such regulations?-The age up to which the orphan son's pension should be continued should be 24, inorder to make it possible for him to have the opportunities of education and choice of career, which would have been open to him if his father had survived.

## Mr. L. GRAHAM, called and examined.

29782, (Chairman,) You are Assistant Remembroner of Legal Affairs and Secretary to the

Legislative Council?—Yes, 29783. You are opposed to any system of reciuitment to the Indian Civil Service in India? I do not think it could be better than what we

now have. 29784. What are your objections to filling a portion of the posts in the Indian Civil Service by means of an examination in India?—If you mean that they would be considered members of the Indian Civil Service, I think there would always be a distinction between them. They never would be so considered except upon paper. I far prefer to promote men through these "listed" appointments, of whom I know something,

29785. Can you tell us what proportion of pests on would be prepared to allow in the Indian Civil Service cadre to Indians?-I have not worked out the exact proportion, and I should not like one fixed for any definite number of years. I think it should gradually be increased.

29786. Do you think that the time has now arrived when there should be an increase?-I should be prepared to see rather more appointments

"listed,"

29787. 29787. You would give the increase by primotion from the Provincial Civil Service?-1

think that it is the best way, 29788. What are your reasons for preferring that method to others?-Plainly, I should know the men whom I am promoting. I should be certain that I was going toget good officers. 29789. Would you hold the same opinion if

the examination were of the same character and were on similar lines to the London Examination, and if the successful candidates were to spend a year or two in England subsequent to the examination?—
I do not think that a year would be of any parti-cular good to them. They would have every reason for keeping to themselves,

20700. Do you agree with those witnesses who have suggested that listed posts should be abolished, and that promotion should be direct into the Indian Civil Service?—That is a view with

which I entirely disagree, 29791. Would you retain the listed posts as

af present?-Yes. 29792. Youwould not have any alteration in the pay or the status?—If there was a fair case made out for increasing the pay, I would do so. I am not aware of the exact financial resources of the men, or whether they feel they are getting enough or not. To a certain extent they must have been affected by the general rise in prices, though I do not suppose to the same extent as the members who are recruited from England.

29793. As regards the Judicial brauch, what proportion of posts of District and Session Judges would you be in favour of listing?—I should prefer not to give you any exact figures; in fact, I have not worked it out. Some new Judgeships must be created and I think we should give those appointments away.

29794. Would you keep those appointments for men promoted from the Provincial Civil Service, or would you also appoint to them from the Bar?-As long as I have a man in the Provincial Civil Service fit to promote, I should promote him. If I could not get one from there I should have so objection to taking one from the Bar.

29795. You consider that it is important for a Judicial officer to have a certain number of years of Executive training?—I consider that it is more than important; I should say that it was essential, 29795. You propose that when an officer decides

for the Judicist branch to should go to England on study-leave?—Not at once. I should like him to de the ordinary work of a Subordinate Judge, from the point of view of civil work; and I would givehim the criminal powers of an Assistant Judge, 29797. You would give him experience in

India first?—Yes. 29798. Before he went to England on study-lears?—Yes. The points of law one has to deal with in the original Subordinate Judges Courts

are very few indeed.
29799. You do not suggest that men should come out younger than they do now ?-No:
29800. You do not think that the present age
of twenty-five is too old ?-I came out at twenty-

twenty-five is too old?-I should prefer to go back to the age of twenty-four. I want my man to do a full Honour's course at Oxford or Cambridge, or at any other University: and I want them to-have a year's probation. That works out at never less than twenty-four

29502. How would you regard a system under which candidates would be recruited at the schoolyour field of selection. The ordinary bay leaving selection. The ordinary bay leaving school has not the least idea as to whether he would like to go to India or not. A great many menwho come out here, and do well, only decide to come out here when the list of successful candidates is published. I think that you would be restricting your field unnecessarily.

29803. You have probably heard the suggestion that scholarships should be established for the purpose of sending young boys home for a public-

Mr. L. GRAHAM.

continued.

school education?-I think it would put them in a very parapered position. Are you going to guarantee them employment? I think to take a boy and tell him "Your future is assured," would demoralise him.

29804. You do not favour the proposal ?- No. not at all. I think that is just about the age when a boy ought to understand that he has got to earn his own living. If he is told that his

future is assured it must be had for him. 2980b. In your answer to question (61) you object to the present system of Departmental object to the present system of requiremental Examinations that "Owing to the system of allowing seniority to depend in the first half of a man's service on his performance in them, men come up for them too soon and pass with crammed knowledge." What would you suggest to remedy this ?- I have made a suggestion that "Men should be required to pass this examination not earlier than eighteen months, and not later than three years after their arrival in the country. I have also suggested that all papers should be set with books to test whether a man can use his Codes. I do not want him to know his Codes by heart. I think he should know what sections of the Land Revenue Code he may have to turn up. It is essential that he should have his book before him. I would set imaginary eases and say, "Now.
apply the proper section; find it, and apply it."
29808. You think that the proportion of the

zeroo. Iou turns that the proportion of the superior posts should be increased in the Pre-sidency?—What I have said exactly is that we have made mistakes in recruiting. I do not say that the proportion of superior posts should be increased,

28807. It amounts to that, does it not?—Not quite, I think. Actually, I think, I am going to reduce the number of superior appointments. 28889. The appointments which you suggest

should be orested in answer to question (94) are not should be orested in answer to question [49] are not regarded by your as ngerior posits. "Not J. regard these as inferior appentments, and I have made that dear in my answer to question (102). I have said that "I've definition of seperior appointments should be changed to es to include any appointments may that these of Collector and District Judge of the lowest guide."

Judge of the lowest guide."

29309. Will not the creation of the appointments, which you have mentioned at the end of your answer to question (102), and which you say are not superior appointments, rather increase the difficulties now experienced in increase the difficulties now experienced in calculating the cadre?—I must confess that I am not an expert on cadre, but I thought I am not an expert on caute, but I amongst that I had made it quite plain that those appointments would not be superior appointments. The difficulty, therefore, would not arise. I cannot give an answer straight away, but that is my

29810. The first-grade Assistant Collectorships should be made the superior appointments, should they not, and should carry really superior pay?-I do not think they should be superior appoint-

ments, certainly not.

29811. But does not their present anomalous position lead to a difficulty with regard to the cadre ?- I am not an expert of cadre, but if you made these interior appointments I suppose you would have to revise your proportion between superior and inferior appointments. Will not that get you out of the difficulty?

29812. You would enlarge the number of inferior appointments?-Yes, it would be that.

29813. Will not that lead to still further starnstion in promotion ?- I should not like to say.

29814. You would like to see the 4 per cent, deduction towards pension given up and put in a Benevolent Fund?-Yes.

29815. Would you retain the £1,000 pension just the same ?-Yes. I think a four figure pension

is essential for the prestige of the service. 29816. Is the Benevolent Pund, which you suggest, to be a common fund, or will it be an accumulated fund for each officer, to come into his possession at the end of his service?-I have recommended the same provision as the Railway Provident Fund. I know that officers are satisfied with that. My impression is that each man takes out what he puts in, plus accumulated interest. It is all worked out, cut and dried.

29817. When an officer retires, whatever sum is to his credit becomes his own property or the pro-perty of his family?—Yes; or if he dies before he

retires his widow gets it.

29818. You say that officers who on completing twenty-five years' service have not reached the rank of Commissioner or First-Grade Judge should retire automatically ?—Yes.

29819. Might not that work rather hardly in some cases on officers who are not selected for these high and responsible pasts?—I suppose they have earned their full pension, and it is no use

keeping them on. 29820. You do not think that they could be doing useful service in subordinate positions?-My acong tesetul service as apportuning posturary.—Any impression is that it is done regularly in the Indian Army. A man who does not become a Colonel at a certain time retires. I think the same applies to a Major, but I am not sure. It does away with all the unpopularity of superession and compulsory retirements.
29821. But such higher posts would be in a

somewhat different category from those in the lower branches in which the question of officient is over branches in which the question of officient is concerned?—Not quits. A certain number of men who are Collectors are passed over for Commissioners, and they are told they never will he Commissioners, and they hang on.

29822. You mean that they would not be useful Commissioners ?-It is rather difficult to say. I have certain cases in mind. A man is not disposed to work so hard when he knows that there

to pomention in front of him.

29823. (Sir Murray Hammick.) The uppointment of Assistant Remembrancer of Legal Affairs is one of the superior appointments, is it not ?--Yes, it must be. 29824. Who is the Remembrancer; he is an

Indian Civil Service man, is he not ?-Yes.

29825. What pay does he get?-He gets the

pay of a First Grade Judge. 29826. I suppose he is included in the list zwozo. I suppose he is included in the list among the Judges?—Yes. He may be a Third Grade Judge. If you appoint him a Remem-brancer he goes up into the first grade.

29827. As regards the suggestion that you should increase the number of inferior appointments in the cadre of the service, I suppose you have not studied the question of the way in which this cadre was drawn up?—Not at first hand; but I think this difficulty will be saved very largely by the time-scale.
29828. In the junior ranks of the service?

My time-scale goes up to 11 years, practically up to the time when a man may expect to act as

Collector or District Indge.

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29829. No doubt things would be changed, and I daresay very much improved, by a time-scale; but, of course, you would have to work out the expense of your time scale, which, I imagine, would be very considerably above the cost of the existing scale of the service. I do not understand what you mean when you say that "All justice officers should be placed on time scale and special appointments held by such junior officers, e.g., those of Joint Judge or Assistant Judge with full nowers in the Jadicial Department, and those of Settlement Officers, Superintendent of Land Records or Registrar of Co-operative Credit Socie-ties in the Revenue Department, should earry special allowances. I would also treat the appointspecial allowances. I wound not creat are appeared ments of Under Secretary and Assistant Legal Remembrancer in the same way.<sup>15</sup> I suppose what you mean is that all officers coming into the Civil Service should draw the time-case pay from the time of their entry into service, and that these fow special appointments should, in addition to

shape of a special allowance?—Yes.
29830. Of course that system amounts to altering the system of recruitment entirely, and would be quite opposed to the cadre of the service, which may be right or may be wrong; but it would take a very long time to go into that question. I suppose you recognize that your difficulties in Bombay have arisen, so far as I can understand, simply because your number of superior posts were originally not fixed sufficiently large to give sufficient promotion to men holding inferior posts; is not that the case? The cadre is a complicated question, and I am not in a position to be examined

their time-scale, carry extra remuneration in the

upon it.

29831. Coming back to your answer to question (9), you are not prepared to go beyond listing

more posts as a means of the entry of Indiana-into the higher appointments: you would not do anything more than that f-Mo. 2883. Do you think that taking such a course as that, would, in any sense, satisfy the desire which has been generally expressed by the higher classes in this country for a better proportion of the posts in the higher posts of the country; do you think that would satisfy that demand?—You say "a better proportion." I can extend my system of

listed appointments. 29833. But even with extending your system of listed appointments up to any number, do you think it would meet this feeling which exists for higher appointments in the Civil Service?—I

think it would meet it sufficiently.

29884. Of course you do not suggest that the character of your listed appointments should be altered in any way. But you would be prepared to after the character of these appointments by plac-ing them in grades so that a man who holds a listed appointment could rise higher than the mere appointment which he has been given?—You mean at if I list three appointments of Judges I should grade them?
29835. That would be one instance, to give a

man the lowest grade of the appointment and to let him rise to the highest grade of the Judges?— As far as I know that is what we do in Bombay. 29836. He does not get may right to get any-thing higher than that?—A man on a luted

appointment can go up to the First Grade Judge-

He could not, for instance, be a Legal Remembrancer?-That is rather a complicated

question, because the Legal Remembrancer is also eretary to Government.

29838. He could not be Judicial Commissioner in Stud?—These appointments are not listed. The Judicial Commissioner in Sind is under the Sind Courts Act, and listed appointments can only be taken from the schedule of the Service Act of

23839. Would you be prepared to consider an arrangement by which the outrance of Provincial Civil Service men into the Indian Civil Service would be real and not merely to special appoint-ments?—If you mean whether an Assistant Judge could rise to the High Court, he could not do that the High Courts' Act. If, however, the men-wete good enough, I would not mind it at all.

29840. In any case, you would be against a system by which you took men altogether by examination, or nomination and selection, into the Indian Civil Service itself from the bottom and allowed them to rise to the top?—I think it is not

nearly as good a way as promoting from the Provincial Service.

29841. You think that far the best way of meeting this demand is to use the Provincial

Service?—Yes, 29842. You are against lowering the age to eighteen or mineteen?—Yes. 29843. But you would lower the age slightly in order to bring out men at a slightly younger age than they come out at now?—Yes. I cannot see any need for that extra year which was put on

two or three years ago. 29844. Would you make it a condition that a man who went up for the open competition should

have taken his degree at any University?—No. I think it is desirable; but I would not make it a condition. 29845. You would fix the age so that he should

have an opportunity of passing through the ordiuary course there?—Yes.
29846. You would stick to one year's training

in England?—Yes.
29347. Would you make him spend that one
year at a University, or in Loudon?—I have given
reasons for their not spending it in London. I said that they would never meet except in the class-room if they were in London. They would be swallowed up in London, and that would be most

undesirable Would you insist upon their epending 29848.

this time at the University? - Yes, I have said so. 29849. Surely, if a man has taken his degree at the University, there is not much object in keeping him there for another year, is there?—I cannot see why not,

29850. I have heard it said by a good many men who come out new that they have had enough of the University when they have gone in for the examination, that the last year at the University is not a profitable one, and that the fourth or fifth year is wasted? - I entirely disagree with them.

29851. You do not agree with that view ?-

Certainly not.

29652. As regards the benefits to the service, you have seen the list of proposals which has been sent in to us ?—Yes.

29853. Do you adhere to them? I think I have made certain modifications; but, on principle, I would adhere to them

29854. What modifications have you made !--I think I have altered the time scale

Continued.

29855. Anything else?-Head 2 deals with this cadre question: that is all right. Head 3: That is right. Head 4: I do not think that is quite the same, but in principle it is the same. A matter of Rs. 100 or so does not matter. Head 5; I think I have actually included that. Head 6: I think that is a very sound idea, but I have not actually incloded in it in these proposals of mine. Head 7: I agree with that. Head 8; I agree with that most emphatically. Head 9: Is sound. Head 10: Yes, Head 11: I attach special importance to having medical attendance on wives and families. The Army has it, and I think we should have it. Head 12: On the whole, I think, is impractical.

29856. Are you familiar with the rules of the Railway Provident Fund ?-Not in detail. I once lived with a man who was on the Railway, and I

had an idea of what his prospects were. 29857. If you retain your full pension of 29907. If you tetail you are lived as of such great four figures, which you rely upon as of such great importance, in addition to having a fund such as the Railway Fund, it would be a very costly thing for the Government of India, because in the Railor me Government of I cans, occase in one can way Fund, which I know of, the Government contributes equally with the Railway servant?—I think if that would be too costly it should be reduced : but I do not see that that is any reason

why I should not ask for it.

29858. It would be a reason for not recom-mending it. It would be a considerable increase on the £1,000?—The request might be modified if it were considered extravagant. We do feel that a man who pays his 4 per cent and dies,

leaves his widow in a very unfortunate position. 29859. That is true, but if the Government of India put an end to the contribution of the 4 per cent. but allowed cirilians to fund that at compound interest and at the same time continued the pension of £ 1,000 a year, do you not think that would be the biggest concession you could ask for ?—I should say "Thank you," certainly.
28800. (Mr. Madge.) In answer to question

(13), you think that a period of not less than four years, and a preferable one of six years, should be spect in the performance of the general dates of Assistant Magustrate and Collector when a young civiling first comes out?—Yes,

29861. Do you say that because you think he acquires a very valuable experience which would be of use to him in the master of the branch of the

service he goes juto ?—Yes. 29802. Would you object to its being extended to a longer period than six years?-My reason for putting it, more or less, at six years is that if a man goes into the Judicial service at six years, and then another man comes in at eight years and is going to be considered superior to him because he was superior to him before, you engender discontent in the service. Therefore I would have some

limit. Supposing the period of bifurcation 29863. were fixed above three years, it would remove that difficulty?-Yes, but let us fix a period.

That is all.

29864. Have you had any means of judging whether in the Provincial Judicial Service the absence of this general experience has any effect upon the work of officers?—They are men of the

ountry to begin with, of course.

29865. Of course they may need local know-ledge less than Englishmen coming out, hat in other respects ?-I do not quite follow your point,

29866. You say that you find in the case of a civilian coming out that his first six years' experience is very valuable ?-Yes.

29867. To put the question in another way, do you think there is something in the experience of the Provincial officer which makes up for this general experience in the Executive line?-Unless he is being in large towns he starts with a pretty good knowledge of the country. If he fires in Bombay he would be very nearly as ignorant as if he came from London.

29868. So that there may be defects even in the Provincial Judicial officer, although he belongs to the country, from his want of that general knowledge which the civilian picks up by exercising both Executive and Judicial functions in the first six months of his career? - I think, on the whole, it would be rather an exceptional case

whole, it would be rainer an exceptional case, 29869. In your answer to question (47) you make some statements the meaning of which I should like to understand. You say "The spectacle of a man with a first class degree living in mean of a man wish a uter case degree niving in mean lodgings and taking pupils in order to support himself during his term of probation as a servant of the King is not edifying." But you have heard of Scotch tutors and others who ske out their income by teaching Greek and Latin and Mathe-matics and all that, and who may come out finally anything but men who have degraded them-selves by that kind of thing ?-I do not say that serves by case and or coming in a conserver it is degrading to the men themselves; I do not think it is edifying. I do not think it gives the idea that the service is well paid, or that you are well treated when you get into the service.

29870. Bot if you mean to pay a man instead of allowing him, when he can do so, to increase his income by self-help, do you not think you conspire rather against his character, which is essential for success?-The fact of his getting into the service is a proof of his capacity for solf-help. He should not be called upon to exercise that after he has got

into the service

29871. You say, "Nor is it desirable that men should be in debt on arrival in India". The impression which I have gathered from other witnesses is that debt increases because the young Civilian is not sufficiently paid, and not that he extrained is now addressed just, and now that he assauly arrives here in large debt. Is that your experience?—Yes. The commonest way for a young Civilina to raise money when he gets into the service and finds that he is not adequately provided for for his probation, is to insure his life, and borrow upon the policy. That is very common. 29872. In answer to question (64) you astroh some importance to Bar examinations. You do not agree with the opinion which has been given here by influential witnesses that the Ber examination is of nominal advantage?—The passing of the Bar examination does not give a definite idea of a man's capacity for work in a Court of Law. In the course of reading for the Bar examination a man, who is at all a man, will attend good lecture:, and actually cluente himself above the standard

necessary to pass in the examination, though I think he would require to do his bert to get a First-Class. 29873. (.Ur. Fieher.) Will you tell me what

your University was ?-Oxford. 29874. What did you real at Oxford?-I read what is called "Honour Mods and Greats." You took the classical course !- Yes.

29875. You took the classical course? - Yes. 29876. Looking hick at your course at Onford and your year of probation, do you think, deliber208

Continued.

ately, that it was the best possible preparation for your career out in India ?—Yes.

29877. There is a great deal in your classical course. It is very general in character, and it has been of use to you?-Certainly. It has taught

me to think. 29878. Of course it is not the enly University

coprse ?-No.

29879. Would you consider that a cardidate who got into the Indian Civil Service Examination through courses of chemistry and mathematics bad undergone an equally satisfactory prepara-tion?—I think that is rather a difficult question for me to answer. One naturally has prejudices' in favour of one's own studies. I was going to say that he is almost certain to have a difficulty in learning languages,

29880. I gather you to support the one year's

reclaim ?—Yes.

29851. What positive good do you think yeu
derived from your one year's probation?—I was
introduced to my Codes, and I was introduced to Marathi.

29882. Did you make any satisfactory progress in that one year?—I found when I got out here that I could make myself understood in Masathi. The fact that I was grounded in one language did help me in the learning of the second language

most distinctly.

29883. It has been represented to us that the legal training given in one year must necessarily be very insufficient?—I think it is enough, when you come to consider the comparatively unimport-ant nature of the legal work which is first entrusted to the newly arrived Civilian. I must say that I heard no cases until I had been in the country for four or five months, and then they

were merely third-class cases.
29884. It has also been submitted to us there is very little in the University corriculum, or in the circumstances of University life, which impresses the undergraduate with the importance of his future calling in India: would you agree with that ?- If you mean the whole time of his Oxford or Cambridge career, in many cases he is not thinking about his calling in India because he has not yet decided upon it. I do not think India is very

decided upon 15. A do not them a man is very foreibly impressed upon him whos he is at Oxford. 29886. Did many of your contemporaries who eat for the examination have a real desire to go to and no summerces may a second account of the cammination faule do mises?—I should not call it faule do mises. It is an excellent thing, about the best young men could do. They do not actually determine until they get to that stage.

29886. It is your impression that the service was distinctly attractive to your conferences? Yes, to certain types of my contemporaries. Certain types of men will never want to go to India.

29887. You do not think that the variety and diversions of University life are too distrast-

ing?—For what?
2988. For the fature Indian Civilian?—I
do not know. The more variety, the better far him : the less narrow he is likely to become 29889. We have beard a good deal of the

University candidate coming out with preconceived ideas ?-I do not know what that means. 29890. Is it your view that the University

2000, is it your view toos me University file makes beyon more prejudiced, or makes them more critical?—I consider that I came to India with an absolutely open mind, with no prejudices. 2021. You have grown your prejudices, here?—I imagine so, if they are prejudices.

29892. You did not come out with the prejudices of the University of Oxford ?-I thought

you said in relation to India.

29893. Not even in relation to India?-No. But de you really think that it would be impossible for us to recommend any scheme of training and probation which would more directly increase the efficiency of the Indian Service?-I

think it would be quite impossible.
29895. (Mr. Macdonald.) I should like to ask you one question so that I may be able to value the opinion which you have expressed otherwise. Do you still say that " the spectacle of a man with a first class degree living in mean lodgings and taking pupils in order to support himself during bis term of prohision es a servant of the King is not edifying ?—I do so from the point of view of the service. It is not a disgrace to the man; it is greatly to his credit.

29896. It is not edifying ?-No. 29897. (Sir Theodore Morison.) With regard to the period of probation, do you think that it is advantageous to spend it at the University ?-Yes.

29898. Even if a man has already been three years or four years as the case may be ?-Yes. 29899. In what respect does he gain? We have heard a good deal against it. We have never heard that an additional fourth or fifth year at the University is of much edvantage to a man who is already saturated with Oxford or Cambridge?— I think it is a good centre in which to get them and bring them together. They do live a sort of

29900. Do probationers live a common life?-Yes. My only experience is that to a large extent they do. Certain men do not got assimilated, but you certainly make new friends in that year. To a large extent you drop out of your college friends . and you make new friends.

29901. Those who are going to be associated with you in India ?—Yes.

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29902. They are distributed over the Colleges, are they not?—Yes, they are but at that time of your University life you are not living in the colge. Most of the men of your own year have gone down, and you do associate with these new men, and you come to meet with men in other Colleges whose existence you have never known of before.

29903. To what extent do you find, now you have passed the examination, and come into contact with new people, India looms large, and costace what here people, intuits some large, and hadian studies? Do you not still very much go on with your previous way of life, and you previous interests?—I found my last year very different from my other years, partly because my friends had gone down, and I made new friends who were going out to Indis. I went to lectures with them in the morning, and I rode with them m the afternoon.

29904. It has been recommended to us that Indian subjects must always be "side shows" at Oxford or Cambridge?-At what stage, do you tean in your preparation?

29905. Even in your preparation. It is said that Classics and Mathematics are so important that you cannot give very serious consideration to the study of Marathi?-I do not know what outside people who are not going to India think about our studies. We take them seriously enough.

29906. We have had a great deal of evidence to the effect that it was a year of recuperation ?-Yes within limits, but you must not take too many . subjects.

[concluded.

29907. (Mr. Heaton.) I see in the printed proposals for the service that a certain allowance is suggested in addition to the grade pay for Joint and Assistant Judges. I suppose the idea is that those allowances should be made even though that grade pay were replaced by a time-scale?—I have actually made that proposal in my printed answers.

29908. In your answer to question (9) you say, "With reference to existing appointments the principle that the transfer of an appointment from Imperial to Provincial shall not take effect to

the prejudice of members of the Imperial Service must be rigorously observed." Have instances occurred in which appointments have been made to their prejudice ?—A case arose last year in which we considered that the appointment was made to our prejudice; but it was not exactly on all fours with this

29909. You think that the welfare of the service ought to be borne in mind?—Yes; it must always be borne in mind.

(The witness withdrew.)

Khan Bahadur Saiyed Shamsuddin Kadri, i.s.o., B.A., J.P., Oriental Translator to Government,

Written answere relating to the Indian Civil Service.

29910 (1). What is your experience of the working of the present system of recruitment by open competitive examination for the Indian Civil Service? Do you accept it as generally satisfactory in principle?—The present system of recruitment by open competitive examination for the Indian Civil Service is generally satisfactory in principle, but it requires a slight modification.

29917 (2). In what respects, if any, do you find the present system faulty in detail, and what altorations would you suggest?-Better results might be achieved if it were possible to quality the present unrestricted competition by

previous selection.

2912 (5). Do you consider that the com-bination of the open competitive examination for the Home and Colonial Civil Services with that for the Indian Civil Service is or is not to the sovenings of Indian interests? Please give your reasons?—The combination of the open competitive examination for the Home and Colonial Civil Services with that for the Indian Civil Service is to the advantage of India because it affords a wider field for the selection of more capable men for the Indian Civil

29913 (6). If you do not consider the present system of recruitment by an open competitive examination to be satisfactory in principle, please state what alternative you would propose. Do you recommend a system based on any of no you recommend a system once on any of the following principles:—(a) Selection by beadmasters of schools approved or otherwise: (b) Selection by authorities in Universities approved or otherwise: (c) Nomination by headmusters or University authorities and selection under the orders of the Secretary of State: (d) Combined nomination and examination: (c) Any other method?—Nomination of candidates for the competitive examination after a careful inquiry into their family history and social status by a special Board constituted every year would lead to the selection of men who would combine intellectual efficiency with respectability of character and position. 29014 (7). What is your opinion regarding a system of simultaneous examination in India and

ayacun or simuraneous extensions at atoms mut in England, open in both cases to ull natural-born subjects of His Majesty?—The Indian Civil Service would lose much of its importance and attraction if it were to be recruited by a system of simultaneous examination in India and in England. The system is also unworkable because at present there do not exist such facilities in India for superior education and prelimi pary training as are available in the British Universities; and even if, in course of time, some of the facilities do come into existence, it would not be possible for Indians to receive in this country that general training in accordance with European standards and ideals which they now get in England. It is essential that the Indian Civil Service should be imbaed with Western ideals and Western culture. This disparity in training would necessarily produce two different grades of officials, and it would prove delrimental to that feeling of traternity which exists at present amongst all Civilians irrespective of caste and creed.

29915 (8). Are you in favour of holding thin examination simultaneously at any other centre or centres within His Majesty's Domi-nione?—I am not in favour of holding this examination simultaneously at any other centro or centres, except London, within His Majesty's

Dominions

20016 (9). What would be your opinion with regard to filling a fixed proportion of the vacancies in the Indian Civil Service Cadro by "Natives of India" recruited by means of a separate examination in India or by means of separate examinations in each province or group of provinces in India? If so, what proportion do you recommend?—Recruitment by means of separato examination in India is no less a separate examination in the one by means of simil-taneous examination. The Civilians who pass in England, whether English or Indian, would not look upon those who pass in India as their equals, and the system of separate examination even for a fixed proportion of the vacancies in the Indian Civil Service would unnecessarily invidious distinctions accentuato accountant invitatous councilons between English and Indian Civilians, which would be highly undesirable. The proper course would be to make the Provincial Civil Service more attractive by improving its status and by filling a certain number of vacancies in it by competitive examinations.

29917 (10). If you do not approve of simultaneous or separate examinations in India, nre you in favour of any system under which "Nutives of India" would be selected in India for admission to the Indian Civil Service by means of (a) nomination ; (b) combined nomination and examination; or (c) any other method! from mu examination; of raw other memor.

If so, please describe fully what system you would recommend. In particular, do you consider it desirable that whatever the system, all classes and communities should be represented? If so, how would you give effect to this principle ?-In case, it is decided to admit to the 6th March 1919.]

Indian Civil Service a certain number of Natives of India otherwise than through a competitive examination in England, the system of com-bined nomination and examination would be more suitable than the others proposed. It is essential that all classes and communities should be adequately represented. This can be effected by offering half the number decided upon for on open competition and by anthorising Local Governments to fill the other half by the nomination of carefully selected candidates from various communities.

20918 (12). Would you regard any system of selection in India which you may recommend for young men who are "Natives of India," as for young men who are "Natives of India," as being in lieu of, or as supplementary to, the present system of promoting to "heled" posts, officers of the Promoting to "heled" posts, former, what alteration, if any, would you recommend in the conditions governing the Provincial Civil Services?—Instead of adopting any of the alternatives proposed in this question, it would be preferable to promote experienced officers of proved meet and ability of the Provincial Civil Service to "listed" posts.

29919 (15). If the system of recruitment by open competitive examination in England is retained, please state the age limits that you recommend for candidates at such examination, giving your full reasons. Do you consider that the age limits should be fixed to attract candidates of the normal school-leaving age in England, or caudidates who have completed a university course, or candidates at an inter-mediate stage of education !- The age limit may be 21-23, with a two years' probation, of which one year should be spent in India by English Civilians to study the customs, habits and manners of the Natives of India and to acquire a sound practical knowledge of one of the verneculars of the Presidency to which they may be posted. This preliminary training would prove useful to them on their joining the service. In the case of Iudian Civilians, the whole of the probationary period should be spent in England. 29920 (18). What is the most suitable age at

which junior Civilians should arrive in India?-Twenty-five is the most suitable age at which junior Civilians might arrive in India.

29921 (19). What age limits for the open competitive examination in England would hest suit candidates who are "Natives of India," and for what reasons? Do you recommend any differentiation between the age limits for "Natives of India" and for other materal-horn subjects of His Majesty !- The age limits for the pen competitive examination in England should be the same for " Natives of India" as for other natural-born subjects of His Majesty. There is no reason for any differentiation

29922 (24). Do you consider that a minimum proportion of European subjects of His Majesty should be employed in the higher posts of the Civil Administration ? If so, to what proportion of the posts included in the Indian Civil Service Cadre do you consider that " Natives of India" might, under present conditions, properly be admitted? There should be no hard and fast

might properly be admitted to about 20 or 25 per cent, of the posts included in the Indian Civil Service Cadre.

29923 (28). Do you consider that the old system of appointment of "Statutory Civilians" under the Statute of 1870 should be revived and, if so, what method of recruitment would you recommend?—The old system of appointment of "Statutory Civilians" does not deserve to be

29224 (34). Are all the posts thus listed ordinarily and regularly filled by "Natives of India"? If not, please state for the last five years to what extent there has been any failure to work up to the authorised list, and explain the reasons?-The post of Talukdari Settlement Officer listed for members of the Provincial Civil . Service has of late been held by a member of the Indian Civil Service.

29925 (86). Has the power to fill one quarter of the listed posts with "Natives of India" other than members of the Provincial Civil Service or Skishtory Griffings been ordinarily and regularly exercised? If not, can you give the reasons for this, and do you think it advisable that the power should be utilised and in what direc-tions?—The number of "listed" posts is too small even for the Provincial Service.

29926 (88). Is the class of posts listed suitable? If not, in what directions would you suggest any changes and why? -The class of posts listed is suitable but the number is rather small and there is room for a larguer increase.

29927 (44). What should be the duration of the probationer's course in England (a) under son prossource course in England (a) indict the present system of the open compositive examination, (d) under any modification of that system representated by you?—The densition of the productors course should be two years, of which one year should be spent by European Crivinas in India. The Indian Civilians should should have be year should be spent by European

spend both the years in Engined.
20928 (52), In particular, please state your
opinion as to the desirability during the period
of probation of (i) compulsory attendance at Law Courts in England and reporting of cases; fill the teaching of Indian Law in addition to the general principles of jurisprudence; (iii) the teaching of the Grammar and text-books of Indian languages with or without any attempt at colloquial instruction; (iv) the tenching of (a) Indian Geography, (b) Political Roonomy, (c) Accounts!—(iii) A good, colloquial knowledge should form the most important part of the study of an ludian language. Fluency in conversation is of greater practical utility than a technical knowledge of grammar and text books.

29929 (53). Do you consider that the proba-tioner's course of instruction can best be spent in England or in India !-A portion of the pro-bationer's course of instruction can best be east in India by Englishmen and the whole of it should be epent in Eugland by Indiaus.

29930 (54). What is your opinion of proposal to start at some suitable place in India a college for the training of probationers of the Indisa Civil Service and possibly of other Indian services recruited in England?—Instead of starting a College in India for the training of attended 1-three should be no have seen her sergross recourses the relation of the tending of subjects of His Majesty in the higher peaks of probabilishes of the Lulius Civil Service it would the Indian Civil Service. It is character that, to better to allow Local Governments to make the European charact should propondesate, amangements for the proper tenings of justice Under present conditions, "Whitese of India." Province. Such a practical training would be a great help to them in their administrative work.

29931 (55). What is your opinion of a proposal that each provincial Government should arrange for the training of probationers by suitable courses of instruction for the whole or portions of the first two years of service at some shitable centro?-Even now, probationers do receive some training but more systematic arrangements might with advantage be made for their practical training. A thorough insight into the details of their work would lead to greater efficiency and better administration.

29932 (56). In the report of the Treasury Committee appointed to consider the organisation of Oriental Studies in London (1909), the view is taken that the preliminary training in Oriental languages and in law required by probationers can be given better in England than in India, because of the difficulties which junior oivilians would experience in learning these subjects in India, the lack of good teachers in Indian district head-quarters, the difficulty of oven good Indian teachers uppreciating the European student's point of view, and the difficulty of ardnous study in a tropical climate. Do you consider that these objectious could be met by a suitable scheme of instruction in India?—Junior Civilians can acquire a better and more practical knowledge of Indian versaculars in India than in England because here they can come into personal contact with people who speak the language and can pick it up more easily in all its purity and elegance. Practice will facilitate the study.

29988 (60). Are you satisfied with the present arrangements for the training of junior members of the Indian Civil Service after they have taken or the Indian Curil Survice after thop have taken up their appointments in India's I in out, what change should, in your opinion, be introduced it—Three should in your opinion, be introduced it—Three should be more systematic arrangement for the training of junior Givillans after they have taken up their appointments in India.

Before appearing for the Departmental examination, they should regularly extend a Midmia-daff's office at least for 3 months to stelly theoremity in the system of "Midwa and Tohat."

nars omce ne reast no omouns so study thoroughly the system of village and Tafuka accounts and to learn the debuils of a Manlandar's duties. Then they should attend a Senior Assistant Collector's office to pick up magisterial work and go on tour with him to get an insight into the out door and Jamabandi work.

29934 (61). Is the existing system of Departmental examinations suitable, and it not, what change do you recommend?—Under the existing system of Departmental examinations junior Civilians have to pass two examinations, viz., the Lower Standard and the Higher Standard. Tho subjects prescribed for both these tests are mostly identical and the Lower Standard can be abulishod without any inconvenione or disadvantage.
The Higher Standard may with advantage be divided into two parts, viz., Judicial and Revenue.

The junior Civilians would then find sufficient time to study carefully both these important branches of the administration. They should first go up for the Judicial group and six months after passing the Judicial, they should appear for the Revenue group. A junior Civilian should be declared to have passed the Higher Standard examination when he passes in both the groups.

Before appearing for the first part of the examination, they must pass a compulsory test in the vernscular of the District. A good knowledge of the vernacular would be of great use to the junior officer in hearing magisterial cases and in disposing of Revenue work. It would also faci-litate village inspection. The village people are highly pleased with an officer who can talk to them freely in their own language and properly understand what they say. Thus the knowledge of the District language and the manners of the people would be of immense advantage to the junior officer and help to make his adminis-

tration more popular.
29935 (62). Do you consider that there has been any deterioration in the knowledge of the Indian languages possessed by members of the Indian Civil Service? If so, what are the causes? Are you satisfied that European mombers of the Indian Civil Service attain to an adequate proficiency in the study of the Indian languages, and if not, how could this best be remedied?—The knowledge of Indian languages possessed by a majority of the European members of the Indian Civil Service is not quite

satisfactory.

After joining the service, they are so busy with Departmental Examinations and afterwards with their arduous duties that they cannot find sufficient time for a caroful study of the Indian languages. After passing the compulsory test in an Indian language, very few keep up their studies and therefore they cannot attain to an

adequate preficiency.
29936 (63). Do you recommend any changes of Oriontal languages, and if so, relationated for the one of the study of Oriontal languages, and if so, relationages?—The rules for the encouragement of the study of Oriental languages have been recently revised by Government and now there are better rewards and greater invilities to make the study of Oriental languages more attractive, but it may be noticed that the examinations are optional.

. 29937 (88). To what extent are the functions of the officers of the Executive and Andiem brunches of the Indian Civil Service differentiated? Cans of the Induction of Civil and Sessions perform the functions of Civil and Sessions Judges. Officers of the Executive branch are in charge of the revenue and magisterial work. The combination of these two functions is convenient to the people and economical to Government. The dual function has hitherto been satisfactorily performed and their separation would not only entail an unnecessary wasto of public money but would materially weaken the administrative control of revenue officers.

2993S (101). Turning now to the case of the Statutory Civilians and officers of the Provincial Civil Services holding "histed" posts, do you approve of the arrangement by which they draw salary approximately at the rate of twothirds of the pay drawn in the same posts by members of the Indian Civil Service! If not, what rate do you suggest for the various-grades of the service?—On account of a marked increase in the cost of living and the European style of living adopted by most of the Indian some of thing ampiers of most of the Indian officers in the superior grades of service, the salary of listed posts held by members of the Provincial Civil Service should be raised from

continued.

two-thirds to three-fourths of the pay drawn in the same posts by members of the Indian Civil Service.

20939 (128). Do you approve of the present system regulating the pensions of officers of the Provincial Civil Services holding listed posts? If not, what do you suggest?-Under the present system, the maximum pension that can be drawn by officers of the Provincial Civil Service holding listed posts is Rs. 6,000 per annum. The limit should be half the average pay during the last three years of the officer's service, subject to the further condition that such pension shall not exceed two-thirds of the pension drawn by members of the Indian Civil Service bolding similar posts.

Written answers relating to the Provincial Civil Service.

Note.—All three replies refer to the Executive branch of the Provincial Civil Service.

29940 (I). Please refer to Government of India Resolution No. 1046—1058, dated the 19th August 1910, defining the general conditions which should govern recruitment to the Provinoial Civil Service and reproduced as Appendix A. Are these conditions suitable, or have you any recommendations to make for their alteration ?-The general conditions which govern recruitment to the Provincial Civil Service are, on the whole, szitable.

29941 (2). Please supply a copy of the rules for the recruitment of the Provincial Civil Service in force in your Province. Are these rules suitable, or have you any recommendations, to make for their alternion beno, III of the rules for the recruitment of the Provincial Civil Service in force in the Bombsy Presidency might be altered as under:— Vacancies will ordinarily be filled up by—

 (a) an open competitive examination. (d) selection of persons of high educational qualifications who are not already in Government service with due regard to the representation in the public service of different classes of the community,

(c) promotion of selected officers who are already in the lower division in the Presidency proper and in the subordinate service in Sind.

29942 (6). What is your experience of the officers selected by the different methods of recruitment, which method has proved the most eatisfactory, and what changes, if any, in the present system of recruitment do you recommend? For direct recruitment do you recommend (a) open competition, (b) nomination, (c) combined nomination and examination, or (d) some other method? Please describe fully the system that you recommend ?- Most of the officers selected either by open competition or nomination have turned out successful and both the methods have proved equally satisfactory. In this Presidency, the present system of direct recruitment is hy nomination. [Vide reply to question (47) for the system suggested by me.]

29943 (7). To what extent are nea-residents Zeres (t) to some extens are near-resonant of the Province employed in your Provincial Civil Service? Do you consider that only resonant of the control of t dents of the Province should ordinarily be recruited?-Ae residents of the Province have the distinct advantage of possessing local knowledge, the recruitment should ordinarily be con-

fined to them

29944 (8). Are all classes and communities daly represented in your Provincial Civil Service? Do you consider that this is desirable, and what arrangements do you recommend to secure this object?-It is essential that all classes and communities should be duly repre-sented in the Provincial Civil Service. This object is secured by the power of nomination rested in the Local Government.

29945 (9). What is the system of training and probation adopted for officers of the Provincial Civil Service? Do you consider it satisfactory, and, if not, what alterations do you recommend !- The system of training adopted for officers of the Provincial Civil Service is practically the same as that for members of the Indian Civil Service and I would suggest the adoption, in the case of Provincial Service men, of the modifications recommended by me in the system of training junior civilians. [Fide my replies (54), (55) and (60), Indian Civil Service.]

29946 (19), Are you satisfied with the existing arrangements by which certain posts, ordi-narily filled by members of the Indian Civil Service, are listed as open to officers of the: Provincial Civil Service of proved morit and ability, and is the system followed in making appoint-ments to these posts suitable? If not, what alterations do you suggest?—Out of 80 superior posts only three are listed as open to officers of posts only three are marked as open to outcome the Provincial Civil Service of proved merit and ability, siz. two Collectorships and one post of Talukduri Settlement Officer. Of these three, the Talukdari Settlement Officer's post is at present held by a member of the Indian Civil Service. Consequently, only two posts of Collectors are left open for the Provincial Civil Service. At least 10 per cent. of the superior posts might be thrown open to the Executive; branch of the Provincial Civil Service, including four Collectorships.

29947 (21). Are you satisfied with the present-designation "The Provincial Civil Service?": If not, what would you suggest?—The word: "Provincial" might be omitted and it might be called "The Civil Service" as distinguished from

"The Indian Civil Service."

29948 (24). Are the existing rates of pay and grading in the Provincial Civil Service of your Province adequate to secure the desired qualifications in the officers appointed? If not, what alterations do you recommend?—A reorganisation of the first three grades in which the number of appointments is very small would tend to render the Provincial Civil Service more attractive.

29949 (30). Do you approve of the arrangement by which officers of the Provincial Civil-Service holding listed posts draw salary approxinetwee noting used posse araw shary approxi-mately at the rate of tree-thirds of the pay drawn in the same posts by members of the Indian Civil Service? If not, what make do you neggest for the various appointments?—As the salory of a few first Assistant Collectors has, beca raised to Rs. 1,200, members of the Provincial Civil Service holding the posts of Collec-tors should get comething more than Rs. 1,200. 6th March 1913.4 Saived SHAMSUDDEN KADES. feen inned.

They might be allowed to draw three-fourths of the pay drawn in the same posts by members of the Indian Civil Service.

29950 (43). Do you approve of the present system regulating the pensions of officers of the Provincial Civil Service holding itsted posts? If not, what do you suggest?—Circumstances have materially changed since the pension rules were framed. Formerly £1 was equivalent to Rs. 10. Now it means Rs. 15. The maximum Rs. 10. Now it means Hs. 15. The maximum pension that officers of the Provincial Civil Service holding a lasted post can draw is Rs. 5,000 (£406). Members of the Indian Civil Service get £1,000. In the case of the Provincial Service the limit may be raised to £500, so that, it may be roughly about | wo thirds of that drawn by the Indian Civil Service.

29951 (44). Do you consider that the existing reles governing the voluntary and compulsory retirement of members of the Provincial Civil Service are setisfactory? If not, what changes do you recommend?—To avoid a block in the promotion of the junior members of the service, the rule shout compulsory retirement at the age of 55 should be made absolute. In the ago or no should be made absolute. In the case of voluntary retinement, an officer should have the option of retiring on full pension after 25 years' active service, whatever his ago may be.

29952 (47). Have you any other proposals to make in regard to the Provincial Civil Service not covered by your answers to the above questions? If so, please explain them?-Instead of holding simultaneous or separate examinations in India for the recruitment of the Indian Civil Service, the Provincial Civil Service should be made more popular and attractive by improving mane more popular and autoractive by improving its prospects. The number of superior posts listed for the members of the Provincial Civil Service should be increased. The Provincial Civil Service men practically do the same work as junior civilians and therefore those of them drawing Rs. 600 and apwards should be placed on the cadre of Assistant Collectors and graded together with them in the official precedence list us recommended by the Public Service Com-mission of ISSG. The recruitment to the Provincial Civil Service should be one-third by an open competitive examination; one-third by the nomination of qualified men by the Local Government with due regard to the representation of all classes and communities; and one third by selection from the best men of the subordinate service. This system is likely to satisfy the aspirations of the intellectually superior class of Indians without giving any ondue proponderance to any particular community, and it would, at the same time, be an incentive to greater efficiency on the part of the subordinate service.

#### Khan Bahadur Sniyed Shamsudden Kader, called and examined.

29953. (Chairman.) You are Oriental Translator to the Government?—Yes.

29954. You would like to see coupled with the

20064. You would like to use complet with the present open competitive examination a system of selection 1—10s. In my nature 1 refer, of course, to open competition in England.
20065. You are opposed to simultaneous examination 1—1 am strongly opposed to simultaneous examination 1—1 am strongly opposed to proper objection being that you counder a tenting in England casestial 1—10s. And herfort shaft, I am afraid that open competition in India would work with great hierarchies. I would evolde some innovation. greatinequality. It would exclude some important classes of the community, and would give under

advantage to others. 29957. Do you think that many Indians would be successful in such an examination in

years to come?-I believe so.

29958. You also oppose the suggestion for a separate examination in India?—Yes, I do, because that would produce two different grades of officers, some passing in England and some passing in India. I do not think that that would keep up the prestige of the Civil Service as it is at present.

29359. Do you think that the present system of one examination in England is effering adequate opportunity to Indians to enter the Civil Source? -Of course, it does afford adequate opportunity to those Indians who can afford to go to England. I do not think that those who cannot afferd it should aspire to it.

29960. What view would you hold about the establishment of scholarships to enable Indians to go to England to get their education?-It depends go to Enguent to get their coucadour—It depends upon whother it was only a question of powerfy. It man has ability, but is too poor, I do not think he should be encounged to go. What we really want in India is mur of secial position and status, these who are fairly well-off and can well

afford to go to Eugland. Such people should

come out to India to rule. 29961. Do you think that it scholarships were offered to boys of fourteen, there would be many Indian parente who would desire to take a lumtage of them ?-I believe so. If there are scholarthips, Indian parents will take advantage of them.

29962. If more Indians are to he employed in the public service you would prefer to get them by promotion from the Provincial Service?—Yes, I should prefer that very much, because by doing that Government would get men of proved ment and ability, men who have experience and unho have gone through details of the office, and know the routine very well. They would prove more capable and more efficient officers. As regards their character and respectability, there would be no doubt, because, during the course of their no doubt, because, service, they would have been sufficiently tested.

20963. What would be your view of the proposal which has been made to as by some witnesses that there should be substituted for the present "listed" posts system a system of direct promotion from the Provincial Civil Service into the In line from the reviewed curi occrete into up in least Civil Service—I think it predictally amounts to the same thing, because Indian Cuil servants ultimately go to Collecturalup, and if they are annigamental to one think there would be any harm. Men of proved shifting in the Provincial Cuil Service. Civil Service may be placed upon the same list and ultimately rise to the post of Collector.

2964. So that you would favour the proposal of raising the pay of the officer in the "listel" posts to the level of that of the officer in the Civil Service?—I have suggested that, if possible, the pay should be at least three-fourths of the civilian't pay. The present pay is quite inadequate, and is not very attractive to the best men of the Provincial Service.

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Saiyed Shambuddin Kadel

continued.

29965. You would like "listed" post officers to be able to move by promotion and selection into higher posts in the Indian Civil Service beyond those which are now listed? - I do not think that that would be possible. If you reserve listed pasts, and again give them that chance, it would be a double advantage. I would rather have listed double authorized a woodlishing listed posts or anal-gamating listed posts with the ordinary list, raise them from the ordinary posts in the Provincial Civil Service to tue Indian Civil Service, and let them have their chance in the ordinary course according

to seniority and merit.
29966. I suppose the class of afficer new in
the Provincial Civil Service would hardly, in all cares, he the class of officer whom you would like to see in the Indian Civil Service?—It would be rather difficult no doubt, but there may be some cases. It would not be applicable, as a rule, but

there may be some exceptional cases.
29957. Would you like to see the age-limit of twenty-one to twenty three reduced ?- Yas.

2.1968. And you would like to see the English civilian trained for one year of his probation in India and the Indian for two years in England?— Yes. If the English civilian were trained for a year in India he would acquire very practical and year it think the world additive very practical and useful knowledge as regards the manners and habits of the people and he in a position to pick up very good knowledge of the Vernacular. 29969. You are not in favour of starting a

college in India for the training of probationers for the Indian Civil Service, but think that it would be better to allow Local Governments to make arrangements for the proper training of junior civilians according to the requirements of each Province?-That is the point. In each Province they have different needs and their requirements are different; and that training would be mure practical. Whereas, if you start a college the danger is that they would learn more theoretical work.

29970. You think something more systematic and pictical in character than is now the case could be devised for the training of European civilians?—1es. I have suggested that if they were placed in charge of a Mamlatdar's kacheri for three months that would be the best place for them to pick up practical work. Afterwards, if they go out on tour with the Assistant Collector

they would learn a real knowledge of district life. 29471. You think that that would be the most effective way for them to learn the language? -) es. It would be a very practical and a very easy way of harring the language; and it would give them a thorough insight min their out-door work.

29972. We were told by a witness this morning that the Collector is out on tour in camp for four months?—According to the rules, I believe a Collector is on tour for six months. It is optional, four or six months. They can go nut on loar for six months if they choose. So far as my experience as a Deputy Collector goes, I can any that we used to go round for six or seven months. It is only during the mouseon that the officer is expected to be at headquarters; not otherwise.

29.73. Do you consider it important that the civilian under training should be directly under the Collector; or would be karn his work equally satisfactorily if the Collector deputed one of his officers to take him in hand?—I should prefer the

uning officer to be directly under the Collector; but, for practical parposes, for a shore time he might go out and work with the Mamlat lar. He should, however, be under the direct supervision of the Collector.

29974. You also suggest that the training of afficers in the Provincial Civil Service should be improved ?-The rules for the Junior Civil Sarvant apply equally to the Provincial Civil Servant, and I think the same sort of training would be equally

useful to them.

29975. In your answer to question (24) of the Provincial Civil Service, questions you say "A reorganization of the first three grades in which the number of appointments is very small would tend to render the Provincial Civil Service more attractive?"-Yes, I believe so. The appointments in the first grade are only two; the remaining two grades are hardly in all ten, so that that is not sufficient.

29976. What would you suggest?-I would suggest that the first grade should be at least double; that there should be at least four appointments in the first grade of Deputy Collector, and about six in the second grade, and about ten in

the third grade.

29977. In your answer to question (47) with regard to the recruitment for the Provincial Civil Service, you suggest one-third by an open ' competitive examination, and one third by nomination of qualified men by the Local Government; and then, you say: "This system is likely to satisfy the sepirations of the intellectually superior class of Indians without giving any undue prepro-derance to any particular community?"—Of course, personally, I am not very runch in favour of competitive examination, because the system of nomination, as it has been going on in the Bombay Presidency, has been working very satisfactorily; but if there be an absolute necessity to hold an . open competitive examination then I would allow one-third of the places to be recruited by competi-tion. Otherwise, the present system has been working quite satisfactorily. I have been watching it for the last fourteen years, and I find that the selection which has been made has been good

29978. You think that the class of men recruited into the Provincial Civil Service is satisfactory?—Yes; and the selection has been with due regard to the representation of the communities. That is another reason why it is

mere satisfactory. 29979. Do you think there has been a steady improvement in the men who have been recruited during the last ten years?-Yes, I should

think Bo.

2:1980. (Lord Ronaldshay.) Are you yourself member of the Provincial Civil Service? —I am. I have served as Deputy Collector and as Assistant to a Commissioner for about ten years.

2981. Haw did you get into the service?—I was nominated by Government. Originally, I belonged to the Educational Department. When the Provincial Civil Service, was instituted I was nominated by the Governm nt; in fact, I was the first nominee of Government to the Provincial Civil Service in the Bombay Presidency.

29982. Do you think the views you hold with regard to the question of simultaneous examination are shared by the majority of your community?—
I believe so. I am closely in touch with the
Muhammadaus in Gujarat, and I am in touch with the Muhammadans of Bombay and the Deccan,

and those who are not advocates of the Congress hold the same views as I hold. I have talked with several of the prominent members of our community and they are opposed to simultaneous examination. They stick to the opinion of the late Sir Saiyed Ahmed and Kazi Shahabuddin, members of the last Public Service Commission They opposed it on tangible grounds, and I

believe those grounds still hold.
29993. With regard to what you say in
answer to question (2), that better results might be achieved if it were possible to qualify the present restricted compactition by previous selection, what had you in your mind when you came to that conclusion; had you anything definite?—Yes, I had something in my mind. You are aware that in India very great importance is attached to social status and respectability of family; and if it be possible to make sure that only men of respectable families and high social status in England entered the Civil Service, I think the administration would be a great deal more popular.

What I want to find out is whether you had any reason for supposing that men of a different type have been recruited. You say that only men of respectable families and high social position ought to enter the service?-Yes,

20985. Have you any reason to suppose that the service is not entirely recruited from men of that class?-I do not mean to say that that ie so but there may be some exceptions; and to safeguard against that I would rather impose that condition so as to make sure that the people who are selected are the right type of men. My reason for saying so is that Indians are a very seasitive race, and the least roughness of manners or scant of civility annoys them much more than any harm. Therefore we want, for the satisfaction of the people and the administration, that men who are sympathetic and of good manners and good herodity

should be sout to India. 29986. With regard to your answer to question (48) of the Provincial Civil Service questions, you say "The maximum pension that officers of the Provincial Civil Service holding a listed post the Provincial Unit Service nothings a listed post can draw is Rs. 6,000 (£100)"; and you contract that with pensions which members of the landau Civil Service get, namely, £1,000. But have you lost sight of the fact that members of the Indian Civil Service subscribe very largely towards their

own pensions?—Yes, they do.

29987. Whereas, I understand that members
of the Provincial Civil Service make no subscriptions at all towards their pensions ?- No, they

So that the difference between these two 29988 pensions is not really so great as it would appear to be by your auswer?—I beg to correct a discrepa cy in my written reply. I find that discrept ey in my written reply. I find that Provincial Civil Service men cannot get more than Rs 5,0 0. It is not Rs. 8,000. Rs. 6,000 is only for Statutory Civilians; and Provincial Civil service people are not likely to get Rs. 6,000. They would only get Rs. 5,000, which would be much less than one half the pension drawn by the

mucu was come one man, one person clawn by the members of the Indian Civil Service. 2:089. Would you be stissed if the members of the Provincial Civil Service who hold listedor the revenues over the same pension as the Stationy Civilian, viz., Rs. 6,000?—It is not quite sufficient in my opinion. I think there should be some more increase. Some increase at

least is necessary, because at the present time the prices of food and the cost of living have risen so high that I think there should be some allowance made for pension, and also because people in the

actual service are not able to save much. 29330. I am not quite clear what you mean in answer to question (47) of the Provincial Civil Service questions. You say "The Provincial Civil Service men practically do the same work as Junior Civilians and therefore these of them drawing Rs. 600 and apwards should be place! on the cadre of the Assistant Collectors and graded together with them in the official precedence list." It you place them on the cadre of the Assistant Collectors you are practically planing them, then and there, on the eadre of the Indian Civil Service, are you not? - That would be helpful. If Provincial men are to be raised to the post of Collector, it would facilitate their being mised to such an appointment, and the number would he so small nat it would not may ter much, nor would it come in the way of the promotion of As-istant Collectors.

They would stand nominally on the list and get
promotion only when their time comes for listedposts, not otherwise.

2999t. Is that what you intended in your answer: would that be the effect of your answer? - Yes, ultimately these people may get the opportunity of rising to listed posts, and those who have not the prospect would not be put upon that cadre: they would continue to be Deputy Collectors on the Provincial list.

29992. Your o' jection to the system is that they are merged into the Provincial Civil Servico?

—Ŷes. 29993. (Sir Theodore Morison.) In answer to question (19) of the Provincial Civil Service quesguescia (18) or one randing Critic the reperior ficials, you suggest that 10 percent, of the imperior posts should be thrown upon to the Precuive branch of the Provincial Civil Service?—Les

29994. And you suggest that four of those posts should be Collectorship ?- 1 cs.

29995. What me the other four or fire posts to he? - The list emtains 96 superior posts. It would work to eight appointments. The Thinks dart Settlement Officer's post, which practically belongs to the Provincial Civil Service, but which service, can very well go to the Provinced Civil Service, can very well go to the Provinced Civil Service. There are appointments of Superin-tendents of Land Records. These are three in the sements of Samu seconds. There in the whole Presidency. I think these appointments can well be held by Provincial sign. The appointment of Registrar of the Cooperative Credit Soci ties. might well be held by Provinced men.
2006. You trink that something like eight or

nine fisted-posts might be given to them ?-Yes,

23997. Would your opinion be that omething might be done in the Judicial branch !- I suggest the same in the Judicial branch.
23/98. Taking that in connection with your

answer to question (47), do I understand that if this were done you would emsider this a satisfactory way of meeting the claims of Julians for a larger share in the alm nistration of their candry?

It would be quite suisfactory to my mind, 2.0.09. It would be enterfactory if there recommendations which you have made were carried out ?- Yes.

30000. To what extent is that view generally shared in the Provincial Civil Service !- I think the Provincial Civil Service men would approve 216

And outside the Provincial Service ?-30001.

I cannot distinctly say. 30002. We have been told that the Provincial Service is a parish service and not looked at with any esteem. I want to know from you in what consideration it is held?—I think it is beld in esteem. I would certainly object to its being called a parial service. It consists of men of called a parial service. It consists of men of respectability and men of ability and experience, and men who are capable of doing as hard work

as any other officer. 20003. It is an honourable public service; and, if opportunities for more distinguished services were offered, you, as an Indian, would be satis-

fied?—Yes.

50004. (Mr. Chaubal.) How many years were on in the Educational Department?—I was for

source and the second properties of a was for second ten years in the Educational Department. 20005. What salary had you in the Educational Department.—I started as a Gazetted Officer on Ra 150. My first apprishments was a gazetted one in the Educational Department.

30006. As an Educational Inspector?—As a Deputy Educational Inspector.

\$0007. You had no experience of teaching in schools, I suppose ?—Yes, I had. Before that, I

worked for a story time as a chord-master, also, 20008. From your experience, do you say that an Indian hoy as the age of severates would not be more handlespred on account of English being forwight ought than he would at the age of twenty-two I—There are different ways of think-ine about this

ing about this.

80009. Speaking generally, as you know our dian boys, and from your experience in the Indian boys, Educational Department, would you be prepared to endorse the statement that, taking the average, an Indian boy at the age of seventeen would not be more handleapped on account of English being a foreign tengue than he would at the age of twenty-two ?—I would not.

30010. For how many years was the system of admission to the Provincial Civil Service by competition in force in this Presidency?—If I mistake not I think three years, by competition. 30011. It was in existence for three years?-

30012. And you know the men who came in by competition? -- Yes I know them.

30013. Do you think that their social position

and status was not suited to their being brought into the Provincial Service ?- I cannot say that exactly, 30014. Then you are not prepared to say from any experience which you have of competition that

it brings men "of inadequate social status and rosition" into the Service?—I must say that there is a danger. 30015. I am not speaking of danger. I want

to know whether from your own experience you can may that the system of competitions which was in force for three years resulted in bringing into the Service men "of inadequate social status and position"!—I cannot say that they were inadequate. If you would allow me I should like to qualify my answer. One of them was not so successful as

he ought to have been.

20016. That might be. I suppose the same thing might be pointed out with regard to these

who have been neminated also?—Yes. 80017. What is it that you mean by "social status and position '1 Supposing there was a competitive examination for the Civil Service. What is passing in your mind when you say that it

is unsuited to India? Is it because you do not ensure the same social status and position?-I am not talking about other countries: but in India the generalogy of a man is very well-known, and

Indians are more particular about the heriditary position of a man,

20018. On what do you base it? Have you any experience of any person of "inadequate social status and position" having come in on account of any examination that you know of in India?-It is quite possible that they might

30019. Take, for instance, the status of those persons who get into the Indian Civil Service by competitive examination in England. I suppose all, or, certainly, most of them, are of "adequate social position"?—Yes, I believe so.

30020. I think you will be equally prepared to admit that most of the Vakils who get into the Provincial Service, and these who get into the Provincial Service direct in the Rs. 300 grade, are of the same "social status soid position"? I cannot say definitely whether they are of the same social status.

30021. Not some but equal? Perhaps so, 30022. And men who are promoted from the Subordinate Sarvice to Deputy Collectorships are also much of the same class : as a matter of fact the direct recruitment is hardly one a year?-

That is so.

30023. The greater part of the recruitment is a promotion from the Subordinate Service of

Mamlatdar and others?-Yes 30024. I think, generally areaking, from your knowledge of men, that you would agree that the social position of these who are promoted from the Suberdinate Service, and the social position of

those who are at once recruited, is on the same level. Is it not?—Yes, generally. 30025. I suppose what you mean by having a a system of nomination is not because competition brings in men of inadequate corial status, but because competition does not enable a propor-tion of different cartes and communities to be adjusted ?-Not only that. I have in my mind this idea, that there is a danger of men of improper social status coming into competition. If there is a competition we cannot prevent them from coming in

30026. But that is a danger in theory, is it not? It is not a danger that you have seen?-I have not verified the history of the service of

each individual in order to be able to say.

\$0027. You cannot point to anything in actual experience which has justified that? According to your own view unless there was nomination certain classes could not come in ?- That was not

the reason which I had in my mind.

30026. In the highest Service, why do you want nomination, I should like to know, when you admit that certain classes would not come in but for a system of nomination? I suppose you admit it at they would not stand comparatively the one intellectual test as the others would?—Yes.

30029. I want to know why for the highest Service (the Indian Civil Service, not the Provincial Civil Service) you insist upon, or advecte, a system of nomination which, according to your admission, brings in a lower calibre of people ?- It is only as a safeguard.

30030. A safeguard against what?-A safeguard agritud a man of improper social status

entering the Service.

30031. There, again, you have no facts to go upon about competition. We are now speaking of recruitment to the Indian Civil Service. You cannot say from experience that the open competition door in England has brought out men of whom you speak as having "inadequate social status and position"?—It would be rather a personal matter : otherwise, my argument is based upon facts. But I would not like to point out Cases

30032. I tell you frankly that I do not want you to refer to any political unrest. I want to know about the past. Is anything passing in your mind with respect to class and casts and creed. Do you in the slightest degree find an exhibition of class bias amongst those who have returned, apart from other questions?—Not so perceptibly.

30033. Not so perceptibly ! Are you prepared to say that you have seen any exhibition of caste bias amongst the Indian Civilians who have returned through open competition?-It may be unconsciously, because the ideas are rather inseparable.

30034. Inseparable from the minds of the officers themselves ?-Yes, I think so.

30035. So that you are not one of those who think that the officer is straight, but it is the people who look upon him with coloured eyes?-

It may be so. 30088. In your answer to question (88), you say that the combination of Revenue and Magisterial work is convenient to the people. I should like to know the points of convenience which you think people find in this combination?— From my own experience as a Sub-divisional Magistrate, I can say that the combination is

certainly convenient. 30037. How?—Because Magisterial cases can 2007. How ?—Because Magisterial cares can be disposed of in the very Talute in which they we faken place. An officer is on four for even mouths in the year, and we generally arrange to dispose of the oriminal cares in the very Taluta in which they have taken place. That is a convenience.

convenience.

convenience.

30088. Supposing, the combination were
severed, and a Sub-Judge appointed, there would
be a Sub-ruinnte Judge for every Tálnka?—Ho
would be wanting in least knowledge, Leause ho would be at his own head quarters.

80089. Why would be be wanting in local knowledge?—Because, he will be at a particular

place : he will not be the touring officer. 80040. The Subordinate Judges are all Natires of this country?—Yes, I believe they are.

Do you mean that they have not got 30041. the requisite knowledge of manners and enstoms of the country which the same Native officer in the Executive branch has?-I believe the Exeentive officer does possess more local knowledge because he goes from village to village in the Táluka, whereas the Sub-Judgo would be sitting at head quarters. He has a very rate chance of going out; and therefore the Executive officer does possess more local knowledge.
30042. But there is nothing very impossible

in making a Subordinate Judge go round in the same way as a Deputy Collector does ?- I should

have no objection if he could. 80018. Do you, or do you not, admit that so far as legal training goes, the Subordinate Judge has a better knowledge than the Deputy Collector ?-The cases which the Deputy Collecter tries are not so complicated.

I do not mean Deputy Collectors only I mean Manhaldiers, Magistarics exercising second and third class powers?—I think they are quite able to dispose of the cases in a satisfactory way.

30045. My question was, have they the same legal training as a Subordinate Judge has?-Not

in the theoretical sense,

30046. The practical sense is the way in which they perform their duties?—So far as Magisterial work is concerned, I believe Revenue officers are quite able to cope with the work and are able to discharge their duties properly.

30047. Is that your own epinion, or is it the opinion of the public?—I do not know what the

public apinion is 30018. (Mr. Macdonald.) You have made some

reflections about Boglish society. You mant nomination in order to keep out certain low-clars people ?-Yes. 30049. Who are the low-class people?-If there be any. I do not make any reflection against

the present Service. I made that suggestion as a are present servee. I make time reaggestion as a safeguard. I do not refer to the Service as it is. 20030. You say that family history has got to be inquired into ?—That is the way we proceed in

20051. Would you exclude the working-classes?—Certainly not, if they are respectable. 30052. Social status: would you exclude the working men?-There are certain working men

who hold as good social status as anyone circ.
30053. You would draw your Civil Servants from all classes of English society ?-Yes, if they

are respectable.

30054. You believe in nomination in the competitive examination for your community ?-Yes. 30055. Would you say that the Moslem League belonged to the Congress?—Of late, there are certain members who have embraced the Congress creed.

30056. The Moslem League, as a whole, I understand, has agreed to simultaneous examination ?-But at the same time the Moslem League has passed a Resolution for the Swarkij.

Do you know if the Moslom League has 30057. agreed to favour simultaneous examination ?- I

am not quite sure.
30058. You think your community ought to have nominations?-Not only my community; but all the other communities, Raijunts, Marathas, and others who form a minority and have not a due share in Government service, should also have the benefit of them.

20059. Why ?-Of course I do not mean to say nomination without qualification. Only if men are qualified men will they get their due

share, not otherwise,

30060. Do you mean that there would be a standard to which they must come up?-The educational standard must be fixed. 30061. If the standard is high, why cannot

they take their chance in the competitive examination?—As matters are at present they are to backward that they would not be able to stand a chance. I have certain figures to show. For instance, in 1887 there were eighty candidates, and the Muhammadans numbered only three.

30062. Who is to blame?-The people them-

Would it not be more in accordance with social status and good family if it was not necessary for them to go about for certificates of character from officers in order to get public 6th March 1913.]

Saiyel Shansuddin Kadel

concluded:

appointments?—In India overy officer generally knows men of respectability and position.

knows men of responsively and position of Sound 
20065. Would it not be before and indisative of a more dignified social sistus if they choused themselves up to a cettin standard and then went up for the examination and took the place to which they were cutiled?—Yes; that would be very much better if it were possible.

30066. (Mr. Madge.) I understand you to mean that what you want in the men selected is really character, above all things ?-Yes, exactly,

really electroner, move an votings:—a.e, canney, I attach ever great-importance to character: 30007. (Mr. Jogleker.) In your answer to question 190 of the Provincial Ciril Service questions you say, "Out of 83 superior posts only three are listed as open to officers of the Provincial Ciril Service of proved morit and ability "?—That

is correct, I suppose,
30068. But there is a list showing that
seventeen posts were transferred to the Provincial Civil Service?—They were transferred to

inferior posts.

30069. You mean, Collectors?—I am referring to superior posts, that is to Collectors.

(The witness withdrew.) (Adjourned to tomorrow at 10.30 a.m.)

# At Bombay.

Friday, 7th March 1913.

# TWENTY-EIGHTH DAY.

#### PRESENT:

THE RIGHT HOW, THE LORD ISLINGTON, E.C.M.G., D.S.O. (Chairman).

THE EARL OF RONALDSHAY, M.P. Sir Mubbay Hammick, K.C.S.J., C.I.E. Sir THEODORB MORISON, E.C.LE. Sir VALENTINE CHIROL. MAHADEV BHARKAR CHAURAL, ESQ., C.R.L.

WALTER COLLEY MADGE, Esq., Colle. FRANK GRORGE SET, E-q., C.S.L. HERREST ALBERT LAURENS FISHER, James Ramsar Macdonald, Esq., M.P.

And the following Assistant Commissioners:-

Joseph John Heaton, Esq., i.c.s., Judge of the High Court of Judicature, Bombay.

Ráo Bahádur RAUCHANDRA NABATAN JOOLEKAR, Assistant to Commissioner, Central Division, Poona. RACHUNATE GANGADHAB HEADBHADE, Esq., Judge of Small Cause Court, Poons,

M. S. D. BUTLER, Esq., C.V.O., C.I.E. (Joint Secretary).

Sir HENRY E. E. PROCTER, Merchant,

Written answers relating to the Indian Cinil Service.

80070 (1). What is your experience of the working of the present system of recruitment by open competitive examination in England for the Indian Civil Service? Do you accept it as generally satisfactory in principle?—I think that the present system of recruitment by open competitive examination in England for the Indian Civil Service is probably the most satisfactory one that could be obtained. It is true that under this system a certain number admitted to the Civil Service may not have those administrative qualities which are so requisite, still I do not think that any other system could attain better results. It might be thought that the combined system of competitive examinations and nomination would bring about better results, but I do not think in practical working it would do so.

30071 (6). In particular, what would be your opinion regarding a system of simultaneous examinations in India and in England, open in both cases to all natural-born subjects of His Majesty? -I am not in favour of simultaneous examinations in India and in England. If such were held, it would probably result in an increase of Indians in the Service, and for the reasons given in my answer to question (28) I am uot in favour of this.

30072 (28). Please add such remarks as you may desire to offer on any points relating to the system of recruitment for Indian Civil Service posts which are not covered by your newers to the foregoing questions?—I am not in favour of the proposal that the proportion of Indians in the Indian Civil Service should be at present increased, because I consider from the experience I have had in this country that as a

body the Indians do not possess the administra-tive and governing qualities which the English have and which has made England what sho is and, in fact, which is the reason of our being in India at the present noment. There are of course, as I well know from my personal experience, some Indian gentlemen with these coulding the course of the qualities, but they are, at present, the exception and not the rule. Until their number has increased considerably I think it necessary for the good of the country that it should be largely controlled by the English and for that reason I think it would be a mistake to increase at resent the proportion of Indians in the Indian Civil Service.

\$0073 (44). Do you consider that the numbers of officers anthorised for the various grades of the Indian Civil Service are satisfactory? of the familiary of the state o I am of opinion that most of them are overworked and this must affect the efficiency of the Service. From my experience in this countre I consider that if work is to be carried out satisfactorily the most important factor is good European supervision and for that reason I am strongly in favour of strength ning the Indian Civil Service in order to increase its efficiency and prevent delays which must occur if officers are over-worked. I may say that I have the greatest respect and a initiation for the way in which work is carried on by the officers of the Indian Civil Service, whose devotion to duty is an example to all classes but I think that they will quite agree with me, when I say that the efficiency of the Service will be increased if the number of the Civil Servants is more in proportion to the work to be done than it is at present.

constituted.

# Sir HEKEY E. E. PROCTER, called and examined.

30074. (Chairman.) You are the head of a large business firm in Bombay, are you not?-

30075. Can you tell us the nature of your business?-We call ourselves merchants, but we have expanded from merchants and we have pro moted railways, and we have a cotton mill and manganese mines, and we manage a stramship company, in addition to the ordinary business of merebants.

30076. Have you lived many years in India ?-- This is my twenty-fifth year.

I suppose your business takes you outside the city of Bomhay and outside the Presidency as well?—Yes, we visit our railways in the Punjah, in the Central Provinces, in Gnjarat, and we visit our mines in the Central Provinces, and our steamer ports between Karachi and Manga-.lore

30078. On the whole, you consider the present system of open competition fairly setisfactory. I infer from that that you would not desire to see any alteration in the direction of combining it with nomination ?-No, I should not.

30079. You are opposed to the proposal to establish simultaneous examinations?—I am, for the reason I give in my answers to other questions.

30080. Your reason being that you do not desire at present to see an increase of Indians in the Civil Service?—Yes.

80081. Would you say that the question of the extended employment of Indians must be judged from the standpoint of policy in India as well as from the standpoint of actual administration?-I was thinking purely of the question of efficiency. 30082.

30082. Would you admit that the question of policy is one which demands serious consideration at the present time as well?-I think that all the Indians themselves, looking at it-honestly, would wish the most efficient man to be in the Civil

30083. You do not desire to see added an opportunity, other than that which is at present presented by the open competition in England, for the admission of Indians?—Certainly not, at the cost of efficiency.

80084. Would you say that there has been an appreciable increase in the number of Indians who have become sufficiently educated to take up public work ?-I think it is undoubtedly growing.

30085. Would you favour the soggestion which has been made by some witnesses that scholarships should be offered to enable Indians to go to England and have a better chance of compet-ing?—As I have said, I do not wish to see the number increased at present. Possibly, the offering of such scholarships would get a better class and in the future, it would mean an increase, but for the present I should say from my own experience the time has not come for that increase. Such a system of scholarships might bring that time nearer by getting a better class.

30086. Do you think the demand on the part of the educated Indians throughout India for further facilities is one that need not be seriously considered?—I do not quite see what you mean by seriously considered.

30087. Is not there a demand for further facilities for the employment of Indians in the higher posts of the administration ?- Yes.

30088. You say there should be no increase of Indians in the administration. Therefore I ask you whether that demand which is made by the educated Indians is one which in your judgment need not be seriously considered at the present moment?—I do not think it should at present; I do not think they are ready for it.

30089. I suppose in your business you employ a considerable staff?—Yes.

30090. Largely composed of Indians?-Yes. In our own office, in connection with the various companies we control, we have about 50 Europeans, and, including several hundred native clerks, the men in the mines and the mills number about 10,000.

30091. De you have Europeans or Indians as supervisors in the various branches?—Europeans, 30092, Invariably?—Not quite invariably;

we have a Parece weaving master in our mill. 30093. With regard to the Europeans you

employ, ould you tell us what scheme you have for recruiting them to your business?—We recruit them in England through our London office. 30094. At what age approximately do you, as a rule, aim at taking them into your service?—

About 21 to 22. We like them not later than 22, 30095. Are they University men?—No, we have not any University men; they are mostly public echool boys who have been trained in offices

in Loodon, Liverpool, or Manchester. 30096. They have all had a training in au office for a year or so before they come to India?-All

30097. When they orrive in India what kind of training do you put them through to accustom them to Indian conditions?—As a rule, they are put

straight in charge of a department.

30098, Under the direction of a European supervisor — Yes. They are given a good deal of

responsibility straight away.

30099. Do you ever find difficulties arise in connection with their association with Indians?-No; we make a very strong point that the association has to be good and we have always found it

30100. Could you tell us what pay you give-to young men?-They start at Rs. 350 a month and they rise by Ra, 50 a month for the first agreement of 41 to five years. Then they come back

on higher pay.
20101. There is what we call a time-scale up to to Rs. 500?-They have a time-scale up to.

Rs. 750. 30102. What is the process after that ?-Our

process is one of merit. 30103. You select them for the higher posts on their merits?-Yes.

30104. What would be the highest salary of the men on your staff?-It varies a good deal. think the highest paid man we have is Rs. 1,800

30105. In addition to the saluries, are thereany other extras that you allow your staff?-We generally give them bonuses.

30106. I suppose they have not the initialexpense of any equipment on coming out?-

[continue t.

30107. What is your system of leave?—They got six months in the first five years, and then generally six months every three or four years afterwards.

afterwards.

30108. What pay do you allow them during leave?—They get their passages paid bome and back, and half pay while they are away.

30109. Have you got a possion scheme?— Not for our superior staff.

S0110. How would you say the rate of salary compared for the same class of employé in Bombay and Colontés P—I think it is much about the same. Calcutta used to be rather more expensive, but I think it has gone up slightly in Bombay and there is not very much to choose between the two places now.

30111. What would you say about the general cost of fiving all round?—I think it has gone up.

30112. How is it as compared with Calentia I—I should think it has gone up both Bombay and Caleutta, and in addition to the cost of living having gone up the standard of living has gone up; I think people want more than they did twenty ware ago.

did twonty years ago,
30112. You think that the difficulties are due
to the style of living almost as much as the coat
of living?—Yes. The stendard has risen in all

oler how you recruit your employe. I am not quite oler how you recruit your employe. Is it by a process of silection ?—I could tell you heat I was recruited myself and that might explain at. I result into his Librorgool office as an apprecise for five year, for which I was to get £100. I sayed northor year and then mane out to India. My two partners here won't through exactly the same process. We try to put our mesistants, before they come out to India, into the Lendon office for at least two of three years.

30115. How do you select your men to put into your London office ?— Yory often a friend once wants to put his sen into an office or we have of young men wanting to go into offices. We do not advertise. It is generally through a friend that we hear of sennedody who wants to come out

here, 30116. When you hear of a young man of that kind, does a representative of your firm interview him with a view to judging as to whether he was the a solitable recent?—Xee, and we have him in at first on yeolation. If he was not suitable he would not be sone out.

80117. Your young men are only on probation during the time they are in the office?—For the first six months or year. We should not keep them longer and then not send them out.

30118. You say they are mostly public school

boys?-Yes. 30119. Are they men of fairly high educa-

tional attainments, generally speaking?—I think so.

30120. But I suppose you would not regard a competitive examination as a satisfactory method of recruiting them?—We have never entertained that idea ourselves.

some near conservers.

30(12). I only sale that question because I see
you are estaised with that see a method of recruitment to the Ladian Civil Services.—When I said
that I meant in comparison with the nonunction
system. If we employed as many means the Civil
Service we should know to have a competitive
examination or something of that sort. We only
bring out one me every two or three years.

30122. I have been told that men who came out here at the age of 20 or 21, when the case limit for the Cril Serrice was low, suffered very often in health and the mortality among them was very high. Would you say from your experience of your employes that there is very much in that?—I do not think so. We have all come out at about 21 or 22. One man was invalided Home for consumption, which he might have full one where at any time, and I think two men have had enferie in the hast accept years. We have leaf very little sickness.

30123. From your own experience you would not say that that was a serious argument ogainst bringing young English Critians out to this country three or four years earlier than they could not at the present time?—I think 21 or 21 is the best age.

30124. With regard to passage, do you give your employes a first-class passage when they come out, or second class?—First-class.

30125. Has there been any rise in the initia may to these men during the last twenty years?—
i do not think so, beyond the house.

I do not think so, beyond the homs, 30125. The initial salary has remained the same for the last twenty years?—For the last

twenty years, certainly, 30127. You have not found it necessary on necount of the increasing cost of living to ofter a higher initial salary to your European employes?—No.

30128. The young civilian coare, out at about the age of 22 and draws about Rs. 300 a most by the time, your employed have realed the age of 21, would they be drawing more than Rs. 400—They would be drawing Rs. 350 or Rs. 500.

2012.9. With regard to the administra of Indiana to the higher Service, I quite easiles that in your quishen the time is not rips for any considerable addition to the number, but superpine; it was thought desirable to recommend some additional arones by which Indiana night find littler way time the superior Service in this country, to you think you would get a more efficient servant by measured assumants as the country or by promoting backet more from the Provincial Service. It really have not thought about it, but specified off-hand I should are the latter.

off-hand I should say the latter.

20130. It is probably a question you have noticen a great deal of consideration to "-No. but I certainly think there should be no objection to promoting picked men from the Provincial

30131. (Sir Theolor: Mericon.) You refer to the hard work of the Givil Service or the party in moment. Do you think the civilian generality speaking is leader morbed from the mach of husiness nowadays in Bombay? We all have a stremmous file cut there, had 1 think they here longer hours than we have jo being from whowith whom I have some into evolution.

longer hours than we have present from which when Have come into expect.

30132. With record to the question of pay, could you tell me what you pay in Lughted and what you pay in Luda for the rear hind of efficiency level, was apprenticed for few cases, at 2100, the 2100 to four gail 1 cm moder the two years. The old apprentice hip system has some constant of the payment of the

2005. The old appendix hip system his now gone out a great deal.

30155. When serv of salary do yea pay at home to the men to when you give 10, 750 through rosten with here s—I can atraid we have

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Sir H. E. E. PROCEER.

Continued.

not any of that sort of man in our office. We

have the ordinary clerks in our Louden office. 30134. The men who start here on Rs. 350 and come out on a five years' agreement rising to

Rs. 550 have no corresponding class in England ?- Not in our office.

30185. Have you any idea what sort of salaries these men have been drawing in England before you took them ?- I think the reason they come out to India is because there is no scope for them in England. There are no similar offices in England.

30136. That kind of man if he stayed at home would not have a chance of getting much more than a clerkship?-I do not think so

30137. You said the cost of living in Bombsy has risen compared with the cost of living in Calcutta and you think the two are now about the same. Can you say how the cost compares with living in London now-a days ?-I am afraid I could not. I should think it is more expensive to live

Here than in London, or we think so certainly.

30138. Is that the general impression here that
the cost of living in Bomboy is higher than in

the cost of array and the book of the necessary amenities of life?—Undoubsedly, 30140 Do you got Englishmen to come to

you in any capacity chapter than an Indian firm does?—I should not think so, but I do not know. 30141. We have been told that the Service might become unpopular if there were a very large ingas secting unjourant nation was a very large increase of Indians in it, and I want to find out whether, as a matter of fact, Roglishmen show any reluctance that you can estimate pecuniarily in coming to serve under Indian employers?-I think they would always prefer an English

30142. But do you, as a matter of fact, get them cheaper?—I am afraid I cannot answer that question, as I do not know what the Indian people pay. I cannot think of anybody except mill-

managers.

30143. Are there any mill-managers in Bombay serving Indian Companies or Directors ?- 1 should think a great many, but, I am afraid, I cannot tell you what they are paid. They always has been you want toney are pand. They always keep it very quiet. A man is paid according to his efficiency, I think.

80144. He is paid by Euglishmen and Indians

according to his efficiency ?- I should think so, but I can only speak of what we do correlves.

30146. Do you think that the standard of efficiency in industry among Industre has risen since you came to India, say their capacity for managing large concerns?—I cannot say so from my own experience, but from what one sees around I should say, yes. If you look at the enterprise of the firms you see they do extremely well. It has risen I think.

30146. As an administrator you think the efficiency of the Indian as tested by industry in

Bombay has increased?—I think so. 30147. (Mr. Chaubal.) After how many years service does your highest paid man get Rs. 1,800? The one I refer to has not been very many years in service with us, but he has had over twentyfive years' service in the country.

30148. That is rather an exceptional case?

30149. In the system of selection that you follow have you had eccasion to send men back unfit ?-Very few,

30150. Have you given your answer to question (6) after comparing the University standard out here and the standard of the carrioulum of the Indian Civil Service, when you say that you think the probable result would be a large increase of Indians if simultaneous examinations are established?-No, it is because I think the Indians

are entremely elever at examinations. 80151. That is a compliment to the Indians, but have you tried to see what University quali fications the majority of those who go to England for the competitive examination have, what University training they have had here, and how long they have had to study at home, and the difficulty of the Indian Civil Service curriculum, and what have been the results ?- I have not looked

into it at all.

30152. Then this is only an expression of your opinion?—Yes.
30158. How many Civil Servants are there
in the country at the present moment, do you
know?—I could not tell you.

30154. You may take it from me that there are 1,294. Do you know the number of Indians contained in that figure ?- No.

30155. There is only 56. After hearing those figures do you think that the present number . cannot be increased?—I still hold the same

opinion

30156. Although, you know there are only 56 throughout India and Burms out of 1,294?—Yes.

throughout amin and define the original representation of the definition of the defi I do not quite follow you.

30158. You say in your answer to question (28): "I consider from the experience I have had in this country that as a body the Indians do not possess the administrative and governing qualifies which the English have." Do you consider that the educated Indian who takes his degree here and goes to reside at Oxford or Cambridge, and takes a diploma there, and appears for the Indian Civil Service examination, and passes, and then comes out, is one of the general body of Indiaus, or would you consider him exceptional as compared with the general body of Indians?—My opinion is based on my experience and I can say nothing more than what my experience has been

30159. Does your experience tell you that such a man is like the ordinary run of the general body of Indiane?-I cannot answer that,

30160. Do you know what the percentage is at present that Government recognises for recruitment of Indians in the Civil Service ?- No

36161. It was settled that me-sixth of the higher posts might be given to Indians; is it your deliberate opinion that that should be cut down?-

No. I have not said so, 30162. You say that the present proportion should not be increased ?- I understood the pro-

portion was fixed. 30163. The proportion fixed in 1886-1887 was that one sixth of the posts were to be given to Indians, I spppose, you would not cut that down?-No.

30164. But you have not enquired whether that one-eight has been reached or not ?- No.

30165. If the one-sixth has not been reached I suppose you have no objection to its being Sir H. E. E. PROCTER.

Continued.

raised to that limit at any rate?—It is rather difficult for me to say; I am against an increase

altogether at present. 30166. For the matter of that you might have been against any admission at all. The proportion been against any admission at all. The proportion the Government fixed in 1886-1887 was one-sixth and that one-sixth has not been attained after 30 years. Would you still keep it as at present or would you at least raise it to the one sixth?would rather not enswer that question as it is difficult for me to say.

30167. (Mr. Sly.) I should like to ask you some general questions about the trade of Bombay. During recent years, I understand, there has been a large increase of trade in Bombay

generally ?-Yes. 30168. Could you tell us whether, relatively, including that increase, the amount of trade carried on by the Europeans has decreased or inereased compared with that carried on by Indians. Has the European share of that increase been smaller or greater than formerly !-- I should say it was greater, certainly not smaller.

20169. Take some of the special industries in Bombay, for instance the mill industry, is the European share of that industry increasing or decreasing ?—I think the European share is increasing. Twenty years ago there was only one firm of Europeans interested in mills while to-day

I think there are seven.

80170. But compared with the general increase of the mill industry do you say the Baropean share is bigger?—I should say so.
80171. Take again a branch of trade in which there has been an advance in India lately, the Banking trade. Has the share of the Banking been increasing or decreasing?—Judging by the number of Indian Banks that have been opened I

should think it was decreasing.

30172. Take another big breach of trade, the export and import trade. Has the European share of that trade been increasing or decreasing?-I should say increasing. Of course, I ought to explain that the import trade was almost entirely done by the Native piece goods dealers through European firms, and a certain amount of that is now done direct between the Native piece-goods dealers and the Manchester people. I do not know whether you

would call that a loss to European trade or not. 30173. Yes. I mean the European trade of not. Bombay?—In the imports more is done direct than formerly. In the export I should say no.

30174. You have given the Commission certain information regarding what is stated to be certain mornation regarding what is stated to the the pay of Europeans employed in commerces in Bombay. In addition to their pay, do not the Europeans get officer sources of income in the shape of house rents ?-We do not give any in Bombay.

80175. Conveyance allowances?-No, we do not give any. 80176. You do not give anything oatside the

pay ?- No.
20177. When they have got above a certain standard in the firm they get beings?-They get these from the beginning of their services.

30178. Can you give us any information as to what proportion of their pay that bonus would amount to on the average?-It depends entire!v on services and on the business.

30179. Can you give us any idea as to whether it would amount to an increase of a

quarter or a half of their pay, or any fraction?-I should think it would amount to from one month upward.

30180. A minimum of one month's par in a

year with a maximum of what?-I am alraid I

cannot fix the maximum. 30181. You were askel a question as to

whether your firm had any pension arrangements It is rather a difficult question I am gain; to ask and I do not know whether you will be able to reply to it. Are you aware that the Inline Sivil Servant retires with a pension of \$1,000 a year?-Yes.

39182. Can you tell us whether the lindings man who retires from Bombay retires with a capital that would bring him that sometir on the average or not?-I am afraid I caunot tell you that because we are not in their cinfidence. The majority of Buropean firms in Bombay have their head offices in England.

30183. (Mr. Macdonald.) Does your Eurocan stall, or any members of it, take holidays in India ?-Yes.

30184. Do they take those holidays once n year as we do at Home?-They do, in accordance with the exigencies of the business

30185. Where do they spend these holdnys? - They spend them where they like. There are several places where they may go, Simb. Cerlon, and so on, or they go for shooting or playing pole. 30186. What length of holiday do you give

them? -A fartnight or three weeks.

30187. Do they find it is worth while going to Ceylon for three weeks' heliday? - If they went to Ceylon we should probably give them longer.

3018%. If Europeans working regularly in Bombay had a month's holiday overy year, do you think it is good from the husiness point of view I think it is very good they should have a holiday every year. I endeavour to make them take it but they will not take it always.

30189. You would not appreciate the point of view of a men who said that he had taken no holiday for four pertrand therefore ought to get four months' accumulation of holidays; is that good from a business point of view !-- No. Of course, at the end of four years they get their furlough with us.

30190. I am thinking of the annual breaks which we all require, so has we get at Home. If a man came to you and sails "I have be a such an attentive servout and good employed of rouse that I have taken no holders for borr your," would not you appreciate it much totte if he had taken a reasonable hadday every y at to lime kept fit ?- I prefer that they should take helitars

and keep fit.

30191. The ludger who goes into the Judger Civil Service has to have a sperial trattong, and put of that special training courses of University and other classes at bome, where he come in council with English and Caragean influence of by righte of that does not be executive ben Africat of second class of Indian) -I do not think so any more than the clientel P. hirt on Bunbay we meet with in commer inheire e-

20192. You then that the Librar in Bruship who goes through a coarse of stallor as the Bushay Universities is profity to the the court for each one as the man who has gone Home at I (a Miner 2014)

come took after undergoing an English course of training 2—Ho has not but the same advantages, but the Indians we most with in Bombay in business are a most espable lot of men, and well educated too.

S0198. Thinking of that section of the Indian people alone, do you think it would still be understable to work up to the one-sixth that was laid down as the minimum so many years ago?—I burdly like to say, as I have not thought about it.

3019.4. (Cheirman.) May I sak you a question in regard to a point just to you by Mr. Mandemall. Do you, in practice, allow an accumulation of leave over a yenck of years for your employed 2—Mo, between they get their Intrinsip at the end. We always give the men their furlough after three or four years. There is no getton in our office of allowing furlough to accumulate as in the Civil Service, where a man get sit.

30195, (Mr. Fisher.) You have a large acquaintance amongst educated Indiane in Bombay?—Yee.

30186, And you probably know several families who have sent boys to be educated in England 2—1 do.

Similar who date sent days to be considered. English 27—10 to.

20197. Do you know whether they regard that as a generally soccasful experiment?—I do not know what they regard it as, but I think myself it is often a doubtful experiment.

30198. At what soit of age would they be sending their boys to England, fourteen or clider?—I think older as a rule, but I am not cure about it.

80199. I was rather asking about boys eent to actual N-I bad in mind a bay sent Home for technical training, but of course if they are sent to actual they are sent earlier.

80200. Would you say from your experience that it was wiser for an Indian patent to send his boy to Regland at the age of 19 or of the age of 14?—I am airaid my experience is sil on that subject.

30201. If you were giving advice to an Indian friend as to what age it would be best for him to cend his boy to lingland for education what advice would you give?—I have not been asked that, and I have not considered it.

40002. (Mr. Madra) You have given an the opinion that Indians do not present the săministrative and governing qualities which the Bughish have. I should like it to have your frank consists from slicked of two vary different sămdpoints you give this view. There is what I may call the rabid opinion that thinks, armough, as I heisewe, that no good our come out of the Indian Kinareth, and there is the other was that considers the offerent and there is the other was that considers that the saturated of the content of the other was the consideration and there is the other was the consideration and there is the other was present to demonstrate the content of the consideration and the consideration of 
30203. You would advance Indians consistently with that view as far as possible?—Yes,

20204. Have you say 'reason for fearing that the Government of India has not advanced Indias to the fall measure of their efficiency? A complaint is semestimes made that a certain proportion has been allotted in certain concessions and that the Government have not worked up to the proportion. I am trying to find only the concernment have not worked up to the proportion. I am trying to find only the reason with the Government have not worked up to that proportion, and therefore I should like to know whether you have any reason to believe that the Government have not worked up to the full morpation for any other reason than that in the honest opinion the full measure of efficiency has not disclosed tief F—I have not considered that.

20205. I should like you to look at the matter from this point of view. The Brightsh root, without say offensive comparison with any other races, even European, are supposed to have certain practical qualities that make them good colonists, and administrators ?—I believe so.

30206. And that view can be held quite inoffensively with reference to either European or any other maces?—Yes,

30207. Do you think that if there were any serious change in the character of the Government it would affect commercial investments?—Very possibly.

30208. Do you think that European non-official commercial investments have greatly advanced the prosperity of the country and found employment for Indian labour, in mines and factories?—Undoubtedly.

30203. And all those might he affected, if, whether rightly or wrongly, Humpson capital thought there had been any sarious change in the character of the administration?—Yes, it might be 30210. Capital is very sensitive on this point?—Yes.

30211. Do you employ domiciled Europeaus or Anglo-Indians at all?—Yes, a great many, 30212. Other things being equal, have you

39212. Other things being equal, have you found them about as efficient es other employés?—Yes, I am very satisfied with them.

2023. (See Federation Chirol.) Just now, I think you were inclined to institute a rather for womable camparison between the Indiana you came in costnet with here and the Indiana who go home and study in Europe, to the advantage of those wis have not been to Europe !—It is not unfravership for them.

: 30214. Are the Indians with whom you come into contact chiefly men who are sugaged in business in Bumbay?—Yes.

80215. Are they men who for the most part have received a University training in India?— I believe so.

30216. And do you think that, on the whole, as far as their business canonity is concerned, they compare not unfavourably with those who have been Home?—That is so.

30217. And in other respects also ?.-. I think they compare very favourably.

\$0218. (cir Marray Hasswick.) You said in answer to one question that you thought probably the system of increasing the Indian element in the Civil Service world preientally be done by taking experienced mon from the Provincial Service and 7th March 1913,3

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locald.

80219. Do not you think that is about what the examination does in England ?- I suppose so.

30220. On the other hand, with the same being some examination half in Joba the same thing would not hold. The large majority of andforties who came up for that examination would probably not be fit to error out the duties that would fail to them as members of the Grid Service, and a mere alimination of all who did not strive at a sufficiently high intellectual standard would not be a sufficient set for the service "—I cannot say I have thought of that myself. I thought the commission that was put before me use that men who had done well in the Provincial Service and had merced their valles, were selected on account of

their fitness while the other men would not have proved their value at all.

30221. Your objection to the entry of Indian candidates out here by simultaneous examination really, I take it, comes from the feeling that an examination is really not a suitable method of testing a man's espacity to govern, but that being more or less part of the character of almost ever average English boy it does not much matter it you use the examination in England merely as a scentity that the boy who passes has a certain intellectual onthrok and intellectual efficiency. On the other hand, if you had an examination in this country the results would be entirely different because you do not start with the same fact that you start with in England, where the great mass of boys who come up for the examination would, whether they had had an examination or not, be fit for the duties the Government were going to give them. Is that not very much your opinion ? -

30222. (Mr. Heaten.) Have you given any consideration to a proposal that has frequently been made that you should take away the Judical appointments from the Ciril Service and revent for them separately ?—No.

(The nitness withdren.)

Ráo Bahádar Ragdunath Vyankaji Sabnis.

Written answers relating to the Indian Civil Service.

30223. Before beginning to answer the questions, I would state a few facts and principles which, I think, have to be borno steadily in view. They are:-

- 6) Stability and permanence of British rule are a sine gad non for the welfare of India.
- (ii) Any measure that has the least tendency to jeopardise its stability or safety has to be explored.
- (iii) India is a country that has a past history peculiarly its own. Its civilization is one of the closes. It dates from almost the cartiest period known in liketery and is based mainly on the foundation of religion. It has coloured the whole life of the people and has furnished the rile and backtone of the sceled failure.
- (b) The country has been subjected to invasions at different times. The earliest companies to intellectually vastly superior to the absorping tribes and evoided a scotal system unique in the annual of the world. In main of jeet, as was but natural under the elevanustance extinctions are proposed to a state of serious and formed an element totally separated from the companion by colour, labit and occupation. Costs thereby use from the expension of the companion by colour, labit and occupation. Costs thereby use the stablished and the concernation and status in the precent scale she should be said, the results of a fair competition. They are the outcome of a heavy bundlesp in life's roce. The vast unstority of the proper care intellectually familished and it is necessary to bring them to line with the next. The feature fair policy lither pursued by Government has only tended to account within a continuous content of the cont

30224 (1). What is your experience of the working of the present system of retruitment by open competition committees in England for the Indian Civil Service 1 Do you accept it as generally satisfactory in principle 6—The present system of recruitment by open competitive examination in England has been working well, In principle it is fairly satisfactory.

30225 (2). In what respects, if any, do you find the present system faulty in detail, and what

alterations would you suggest?—The respects in which it is faulty and the alteratives. I would suggest will appear from now asswers to some of the questions below in this respect. [Pide auswers to questions (5) and (5)].

20226 (3). Is the system equally cain the forthe admission of "Natives of Ibidia" and of calse natural-born subjects of His Majestry I II and what attention do you recommend [—II], system is not equally suitable for the abulation

of Natives of India and other natural-hom snbjects of His Majesty, as the Natives of India are

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at a disadutage owing to the examination being held only in England. 30227 (4). Do you consider that the combination of the open competitive examination for the Home and Colonial Civil Services with that for the Indian Civil Service is or is not to the advantage of Indian interests? Please give your reasons?-It is to the advantage of Indian interests, as it gives a wider field of candidates from amongst whom the Indian Civil Service could be recruited.

30228 (5). If you do not consider the present system of recruitment by an open competitive examination to be satisfactory in principle, please state what alternative you would propose?-Though the present system of recruitment is not quite satisfactory, on the whole it seems the best method that can be adopted under the circum-

30229 (6). In particular, what would be your opinion regarding a system of simultaneous ex-aminations in India and in England, open in both cases to all natural-born subjects of His Majesty? -In the present political, social and educational condition of the Indians, simultaneous examinations held in Eugland and India with a view to recruitment of the Indian Civil Sorvice from among candidates selected from the combined list, are not desirable. Because, (i) for the present it is absolutely necessary to have a fixed minimum of Boropeans in the Indian Civil Service which it might not be possible to maintenin if selection went entirely by the results in the combined lists; (ii) under the present highly disproportionate educational equipment of the different castes and communities in India, it would not be possible to secure a fair distribution of posts among them. As I have suggested in my opening remarks, the system of simultoneous examination will result in intensifying the inequalities already existing in Indian society.

80230 (7). What would be your opinion with regard to filling a fixed proportion of the vacancies in the Indian Civil Service cadre by Natives of India, recruited by means of a separate examination in India, or by means of separate examinations in each province or group of provinces in India? If you favour such a scheme, what proportion do you recommend ?-I am not in favour of any separate examinations in India. I, howover, hold that a fixed proportion of vacancies should be filled by Natives of India. The proportion may gradually be raised to one fourth, it should be liable to revision periodically. The recruitment for the present should be by nomination, which should be as representative as possible, regard, of course, being had to efficiency.

30231 (9). If you are in favour of a system for the part recruitment of the Indian Civil Service by Natives of India in India, do you consider that "Natives of India" should still be eligible for appointment in England?—Yes. The competitive examination in England should be open to all classes and communities,

30232 (10). Would you regard any system of selection in India which you may recommend for young men who are "Natives of India," as being in lieu of, or as supplementary to, the present

system of promoting to listed posts officers of of the Provincial Civil Service? If the former, what alteration, if any, would you recommend in the conditions governing the Provincial Civil Service ?-The system at present followed in the Bombay Presidency need not be altered for the present. Su far as can be seen, attempt is being made to make the nominations of both fresh recruits and of officers from the Provincial Service as representative of the interests of the different communities as is consistent with the maintenance of a high standard of administrative efficiency.

30233 (11). Do you recommend any separate method of recruitment for the Judicial branch of the Indian Civil Service? If so, please describe the system which you would propose ?-For the present it is not necessary to have a separate method of recruitment for the Judicial Service. I would, however, recommend the oervies. 4 would, nowever, recument the appointment in select Plenders and Barristers of not less than ten years' standing to listed pleas in the Judicial Servies. This would be applementary method of recruitment from the Provincial Service. Besides, importing the bast legal acamen into the Judicial Service, the comment in the Judicial Service, the comment in the property of the comment of the provincial Service, the comment of the provincial Service and the provincial Service and the provincial Service and the provincial Service and the service in the se measure is likely to have a beneficial effect in other directions. The Bar is an influential factor in most of the public activities and the measure is likely to enlist their sympathics in favour of Government and lead to more harmonious relations between the Government and the people.

30234 (12). Are you satisfied with the present statutory definition of the term "Natives of India" in section 6 of the Government of India Act, 1870 (33 Vict., c. 8) as including "any person born and domiciled within the Dominions of His Majesty in India, of parents habitually resident in India, and not established there for respective of mixed European and Indian descent or of mixed European and Indian descent or of unmixed European descent! If not state fully any proposals that you wish to make in regard to this matter?—The definition is satisfactory. But, it should, if possible, be so interpreted as to include subjects of Native States. If that is not possible, it should be so ultered as to include them.

30235 (13). If the system of recruitment by open competitive examination in England is retained, state the age-limits that you recommend for candidates at such examination, giving your reasons?—The present age-limits (twenty-two to twenty-four) should be retained, as they give the candidates sufficient time to get a better educational grounding.

30236 (14). What, in your opinion, is the most suitable age at which junior civilians recruited in England should commence their official duties in India ?-The most suitable age is twenty-five.

30237 (16). What alterations, if any, do you recommend in the authorised syllabus of subjects and marks prescribed for the open competitive examination?—I would add to the syllabus Indian history

Ante-Reitish period British period Hindu and Muhammadan Law

and would assign the same number of marks for Sanskrit and Arabic languages and literature as for Latin and Greek, that is, 1,100 in all, instead of 800 as at present.

30238 (17). Is any differentiation in the subjects for the open competitive examination in England desirable between condidates who are Natives of India and other candidates? If so,

state them and give reasons?—No.

30239 (18). Do you consider it necessary that certain posts should be reserved by Statute for officers recruited to the Indian Civil Service, and if so, what posts and for what reasons?—Yes.
The present lists (vide schodule to the
Indian Civil Service Act of 1861) are sufficient, I would only add the posts (i) Inspector-General of Police and (ii) Police Commissioner of Bombay. Men of proved ability and merit, who would command the confidence of people, are needed for the satisfactory discharge of the important duties of these posts.

of the important duties of these posts.
30240 (13). Do you consider that a minimum
proportion of European subjects of His Majesty
abouted be supplyed in the higher posts of the
drivi administration? If so, to what proportion
of the posts included in the Indian Civil Service
andre do you consider that Natives of India might, under present conditions, properly be admitted?—Yes. Natives of India might be admitted to one-fourth of the posts in the Civil Service cadre; three-fourths should be the mini-

mum proportion for Europeans.

80241 (20). Do you accept as generally satisfactory in principle the present system under which Natives of India are recruited for posts in the Indian Civil Service cadre partly through the medium of an open competitive examination in England, and partly by special arrangement in India?—Yes.

30242 (21). Do you consider that the old system of appointment of "Statutory Civilians" under the Statute of 1870 should be revived, and, if so, what method of recruitment would you

recommend?—No.

30243 (22). If the system of recruiting military officers in India for posts in the Indiau Olivil Service carbon has been stopped or him never existed in your province, would you advise its reintroduction or introduction, as the case may be, and if the system should be introduced or re-introduced, to what extent, in your opinion,

should it be adopted?—No.
30244 (23). Do you consider that such a
system should be restricted to the recruitment of military officers, or extended to the recruitment of selected officers from other Indian services? I am not in favour of recruitment of either kind

of officers

30245 (24). What is your opinion of the system by which certain pasts, ordinarily held by members of the Indian Civil Service, are declared to be posts (ordinarily termed fisted-posts) to which members of the Provincial Civil Service can properly be appointed?—I approve the system. Care, of course, has to be taken in making proper selection.

· 30246 (26). Are you satisfied with the system by which most of the inferior listed-posts are merged in the Provincial Civil Service?—Yes,

80247 (27). Is the class of posts listed snita-ble? If not, in what directions would you suggest may changes, and why?-Yes.

30248 (28). Please add such remarks as you may desire to offer on any points relating to the system of recruitment for Indian Civil Service posts which are not covered by your answers to the foregoing questions?—I would only add that if it be decided to hold a simultaneous examination, for some years to come, at any rate, it should be a close examination open to backward classes only. This may tend to level up to once extent the highly uneven social organisation that is peculiar to India.

30249 (29). Do you consider that can lid ites recruited for the Indian Civil Service by open competitive examination should undergo a period of probation before being religited to the

service? -Yes.

30250 (30). If so, how long, in your opinion, should this period be and what course of study should be prescribed for the probationers?—One year's probation in Eagland is enough. I am not sufficiently well-informed regarding the nature of the work done during the period of probation and the training subsequently received to be able to answer questions (31) to (35).

30251 (36). Do you consider that there has been any deterioration in the knowledge of the Indian languages possessed by members of the Indian Civil Service? If so, what are the cances? Are yon satisfied that European members of the Indian Civil Service attain to an adequate proficleancy in the study of the Indian language, and, if not, how could this hash to repute hel? - Yory few Europeans talk in vermicular with persons knowing English and so the latter leave seldon any opportunity of testing their knowledge of vermicular languages. With the spread of English education it is but autural that less need should be felt of the knowledge of these languages. Moreover, officers cannot be expected to moster three or late vermen lar languages. If it were possible to confine their work in districts speaking one language only, there would not be much difficulty in tearning that language well; as it is, if special promotion by given for proficiency in the verticetters, it is possible to raise the standard of knowledge in the services

\$0252 (87). Please give your views as to what steps (if any) are necessity to improve the proficiency in the knowledge of tim of memberof the Indian Civil Service, distinguidant between recommen lations applicable to officers and to officers selected for the Judicial branch ?-Selection of menders for the Julio's! Service should be made without loss of true, i.e. within about two years of their joining the service. After selection, they Sould per a rigorous test in law. Special resilities should be afforded to them to gain body proctical tral theoretical knowledge and the Judicial Sovice. should be made more conjump by letter propers of promotion than in Resource and other branches of Executive environ-

39253 (28), be your removed any special course of study in low in Index for their selected for the Judicial brought +I think the studies prescribed for the LLB, examination will generally save the purpose with conalteration.

20231 (34). Do you recommed may special training in substraining in substraining in the particular for the judicial transfer. If the please give details i—Before taking up 10 judicial.

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conlinued:

work they should have opportunities of disposing of original civil cases. 30255 (40). Is any differentiation desirable in a system of training after appointment in India between members of the Indian Civil Service who are Natives of India and other natural born subjects of His Majesiy? If so, please state the senicial arrangements that you recommend?—If possible, the training of persons other than Natives of India should be so directed as to give them an intimate knowledge of the past social

history and the peculiar traits and idiosyncrasies of the different communities in India. \$0256 (41). If you have recommended the in-

reduction of any scheme of direct recruitment in India for Natives of India, whether in her of, or supplementary to, the system of recruitment in England, please state what system of probation and training you recommend for officers so recruited i-When selection is made from the Provincial Service of men of tried ability and merit, no system of probation is necessary; If men are selected by the results of a simultaneous examination in India, it will be absolutely necessary that they should be under probation necessary that they should be under proceeding in England for a period of two years. There they should have opportunities of mixing freely with Europeans belonging to higher grades of society and studying their civic institutions.

30257 (42), Is any differentiation necessary in

regard to the probation and training of members of the Indian Civil Service who are Natives of India as between persons of unbiased Indian descent, of mixed European and Indian descent, and of unmixed European descent? If so, please state your proposals?—No.

80255 (45), Doyou consider that the exchange

compensation allowance introduced in 1893, empensation movance introduced in technical conditionality or domicile, should be abolished, and if so, under what conditions? Should such abolition apply to officers already employed or be restricted to future entrants?—It will be desirable to increase the salaries proportionately so as not to put to a loss officers already in receipt of the allowance: The new scale of salaries should be made applicable to all, including those who may not be in

receipt of the allowance now, 30259 (47). Turning now to the case of the Statutory civilians and officers of the Provincial Givil Services holding listed-posts, do you approve of the arrangement by which they draw solary approximately at the rate of two-thirds of the pay drawn in the same posts by members of the Indian Civil Service? If not, what rates do you suggest for the various grades of the service ?—Yes.

## Written answers relating to the Provincial Citil Service.

30260 (51). Please refer to Government of India Resolution No. 1046-1958, dated the 19th August 1900, defining the general conditions which should govern recruitment to the Provincial Civil Service, and reproduced as Appendix Are these conditions suitable, or have you any recommendations to make for their alteration?-The rules are quite suitable for the présent,

30201 (52). In particular, are the rules for the recruitment of the Provincial Civil Service in force in your province suitable, or have you say

recommendations to make for their alteration ?-They are suitable,

30262 (63). Do you consider that recruitment for a Provincial Civil Service should ordinarily be restricted to residents of the province to which it belongs ?—Yes; unless there be difficulty in securing a fair number of suitable candidates

30263 (54). Are all classes and communities duly represented in your Provincial Civil Service? Do you consider that this is desirable, and what arrangements do you recommend to secure this object?-I do not think they are duly repre-sented. It is desirable to take measures to secure adequate representation though not at the cost of efficiency. I think colleges should be asked to give names of suitable candidates representing different communities, bringing to the special notice of Government men of calibre from the backward classes.

30264 (55). Are you satisfied with the existing arrangements for the training and probation of officers appointed to the Provincial Civil Service? other arrangements you recommend?—Yes, 30265 (60). Do you consider that the numbers of officers authorised for the various grades of

your Provincial Civil Service are satisfactory?
If not, please state your views?—I think that there should be some increase in the mimber of officers in the higher grades. The number of appoint ments in the grade of 200 of Setond Class Sub-Judges is much too large: If possible, it may be reduced and the number in the higher grades increased. But, the difficulty will dis-appear altogether if the radical remedy of this-

scale for promotions be adopted.

30266 (57). To what extent are the functions of the officers of the Executive and Judicial branches of your Provincial Civil Service differen-tiated? Is any change desirable, and, if 80; in what direction?—The Executive and Judicial functions are separated in all civil and bigher grades of criminal work, It is only in the magisterial criminal work that there is a combination of the two functions. It is not that it results in miscarriage of justice, though it may not be impossible to meet with isolated instances of injustice due to such combination. I think there are hardly two opinions on the abstract question of the justice and propriety of the separation of the Executive and Judicial functions. If funds are available, such separation is desirable. But, if I were asked whether the available funds should be applied to such separation or to the extension of primary education or improvement in village sanitation; I would, without hesitation, give preference to the two

30267 (58). Are you satisfied with the present designation "The Provincial Civil Service?"

designation "The Provincial UVII certified in the American Transfer of the American Country of the Public Service Training in Country of the Public Service Commission of 1858 87, and since followed, that the conditions of the Provincial Civil Service as regards salary about the adjusted by a considerable of the fermi necessary to seem a considerable of the fermi necessary to seem to the conditions of the fermi necessary to seem to the condition of the fermi necessary to see the condition of the fermi necessary the condition of th consideration or the terms increasing to seeme locally the desired qualifications in the officers appointed? If not, what principle do you recommend?—I think, in fixing such salaries, two considerations should be borne in mind-(i) securing efficient men for the service and

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(ii) enabling them to live in a style suited to the

dignity of their office. 30269 (60). Are the existing rates of pay and grading in the Provincial Civil Service of your province adequate to secure the desired qualifications in the officers appointed? If not, what alterations do you recommend?—Yes, no alteration is necessary for the present except in the number of appointments in the different grades which may be revised, or the alternative measures suggested in my reply to question

(160) adopted.
30270 (61). Do you approve of the arrangement by which officers of the Provincial Civil Service holding listed posts draw salary approximately at the rate of two-thirds of the pay drawn in the same posts by members of the Indian Civil Service? If not, what rates do you suggest for

the various appointments?—Yes, 30271 (62). Have you any proposals to make with regard to the leave rules applicable to the Provincial Civil Service? In particular, do you regard the existing differences between the leave rules for the European and Indian services as suitable ?—No, I think they are suitable.

30272 (63). Are you satisfied with the present system of superannuation pensions for officers of the Provincial Civil Service? If not, please say what modifications you would suggest, and ou what grounds?—I think compulsory retirement after the age of 55 should not be a hard and last

rule. Officers actually incapacitated for work may be compelled to retire. I have known officers, though not many, who have enjoyed pensions more than 20 years after their relirement. In such cases, Government love doubly. They lose pecuniatily to the extent of the amount representing the pension, and the stroke loses the benefit of the ripe experience and knowledge of such officers. The hopping of such men in service for a longer period will, of course, affect the prospects of promotion of junior members of the service; but as suggested by me [ride reply to question (56)], if the time cale of promotion to different grades be introduced in all graded service, the difficulty will be avoided and the prospect of promotion will no long r be a matter of chance. Men of distinguished capacity and character or exceptional in-lu-try may receive special recognition by being pro-moted before the proper time. This may add a little to the expenditure, but the savines expension. The details will have to be neglected in pension may cover such additional expense. The details will have to be neglect out, but the trouble spent in doing so will, I think, be snaply repaid.

30273 (64). Are you satisfied with the existing organisation of the Provincial Civil Service? If not, please state what alternative organisation you consider desirable, and explain fully your views, making any suggestions that appear to you to be suitable?—Yes.

### Rao Babadan Raguuratu Vyaneam Sannie, called and examinel

30274, (Charrman.) Can you tell us what your caste is ?- I am a Kayastha Prabhu.

30275. What position do you occupy ?—I am now Diwan of Kolhapur.

30276. Have you held that position for long?-For about 13 years.

30277. You are opposed to the institution of simultaneous examinations, and think that threefourths of the posts of the Indian Civil Service should the filled by Europeans and the remaining 25 per cent, by recruitment in India. Would you recruit in India through the medium of a competitive examination?—No.

30278. Can you explain what course you would take for that recruitment?—Nomination or relection.

30279. Combined with any qualifying esamination?-A proper reflection of well educated

80280. What kind of qualifying examination would you suggest ?- The University examinations would be the qualifying educational tests.

\$0281. You would select from the graduates?-

30282. What kind of body would you insti-tute to make the nominations?—The present Board that nominates will do equally well, the Secretaries and the Government.

So283. The Local Government?-Yes.

30284. Would you nominate from each Province through its Local Government?- Yes, I have suggested in one of my answers that the names might be put forward by the College authorities.

\$0285. You would leave the deer open in England for any Indians to enter in that way ?-

30286. Do you think that Indians recented in the may you suggest would be regarded as holding the same position and status in the Indian Civil Service as those who entered through the

competitive examination in Englan 1?-No. 39257. Do you think it would be injurious to the service to contain two classes? - Perhaps it

weald be a little.

\$0088. Do you suggest that the conditates who are nominated in India should go for a period of probation to England?—No. 30289. They should be nominated in India

and go direct into the service I - Yes, Mr proposiis for nomination from amongst the members of the Provincial Service.

20290. Do not you think a cour : of train to at an English University would be alvietle for those candidates before they entered the rani 15-I do not think it is necessary.

20201. What kind of training would per give them? - They are to be compated from amongst the members of the Producted Coul. Service, those members who have had experience of that service.

2022. The while 25 percent year herealthder to are to come by extention from the Probabilistic Factor. I have also referred to a chart many from amongst pleasers, and that is the coly exception I have made.

Sugal, You would allow some Phaler: 1 Irecraited; otherwise, the whole of your retraitment

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would come through the Provincial Service ?-

30234. That would mean the abolition of the listed posts ?-No, I would leave them. The men are to be selected from the Provincial Service and are to be promoted to the listed posts and the listed posts will consist of the 25 per cent. which I propose should be the minimum for Indians.

30295. You do not propose to recruit into the Indian Civil Service but to the listed-posts ?-- Yes,

and the listed-posts would be composed of 25 per cent. 20236. You do not propose that the listed-posts should be absorbed into the Indian Civil Service?—No 30297. They are to remain as they are?—

Tes

30203. Unless, of course, more candidates came through the London door, the prets held by Indians in the Indian Civil Service would not be increased? .. Not more than 25 per cent.

 30299. For the present, you do not think it is necessary to have a separate method of recruitment for the Indian Civil Service?—No; unless the exigencies of the service require it, but, for the

present, I do not think it is necessary. 83500. Do you consider that the experience an Indian Civil Service officer obtains on the Executive side is of value to him when he joins the Judicial Branch?—Yos, it is.

80301. You think that a man should join the Judicial Service after two years' Executive experience. Is not this period rather short?—It but we have to make a choice between two

evils, if I may so call them. 30302. Do you see an evil in an officer remaining on the Executive side for four, five, or six years I - I think if he stays there for a longer time he will not be quite fit for a Judicial post. I think four or five years may not have much effect, but if it is more I think it will be.

80303. So that, on the whole perhaps, bifurcation after five years might be preferable to two

years?—Yos.

30304. You are in favour of affording special facilities to officers who are selected for the Judicial Service to enable them to become efficient in their

work?-Yes. 30305. In your answer to question (29) you say, that if it should be decided to hold a simultancous examination it should be for some years to come a close examination open to the backward classes only. What is your particular object in suggesting that this examination should be limited to the backward classes?—My idea is that there should be more persons in the service from amongst the backward classes for a certain number of years to come, and as far as possible they should be: encouraged by giving them facilities, and this would be one of the special facilities, that they alone for some years to come should be allowed to appear for this examination.
80306. What would be the classes which would

come under this category?—The Maráthas, the Rájputs, the Lingaits, the Jains, &c., who are all

backward classes,

\$0307. Your examination would be limited to candidates drawn from those particular

classes ?—Yes.
3030S. And the more educated classes would be excluded?-They would have the open door in England.

30300. Do you think that such a proposal would have, as you call it, a levelling up effect?-

Scontinued.

30310. Might it not also have rather a levelling down effect regarded from the point of view of efficient administration?—It is an attempt at levelling up not levelling down. I want to raise the other classes to the level of the educated classes,

30311. You do not think there would be any danger that is your attempt to level up you might run the risk of levelling down the efficiency of the administration?—No, I do not see how it can be so because they will have to pass the same examinations

30312. You say that the junior branches of the Provincial Judicial Service are paid too low and you would like to see a grade of Sub-Judges at Rs. 200 ?-Yes, second class Sub Judge.

30313. And you would like to see the grade of second class Sub-Judge, which numbers at present 41, materially decreased? - Yes, It takes a long time for officers in that grade to reach the

higher grade. 30314. On an average how long would you say an officer takes to get up to the Rs. 300 grade ?-I think it takes about 12 years,

30315. Would you remedy this by increasing the second and the first grades or would you prefer to see a time-scale right through ?- I would

prefer the time-scale.

30316. Would you retain the fourth grade, or would you like to see, what some witnesses have engasted, the absorption of the fourth grade at Rs. 450 into the third grade?—If it could be abolished so much the better.

30317. Would you say from your experience that the officers recruited to the Indicial Branch of the Provincial Service are all of a good standard and calibre?-Yes.

30318. (Sir Murray Hammick.) Have you ever heen in England?—Yes.

30319. What was your career before you were Diwan? -I was Chief Revonue Officer in the same State for some time and Chief Secretary to His Highness the Maharajah; before that, I was in the Educational Service under the British-Government

80320. I take it from your evidence that you fear if simultaneous examinations wars instituted two results would happen. One would be that the British claraget in the service would be eliminated to an extent you do not want to see, and the other is that it would be climinated by one class of Indian, namely, the Brahman of Western India, and that also you do not want to see ?-Yes.

30321. Can you tell us whether there is any feeling at present throughout your part of the Deccan, and especially, the South of the Deccan, against the Brahman casts?-Yes,

30322. There is a considerable movement, is there?-Yes,

30328 I understand that the Linguits bave a strong movement in that direction ?- They

30324. And there is another large class of people in other districts who have established a

society for the purpose of resisting the Brahman

influence?—They have.
30325. In your opinion, if simultaneous examinations were brought about, there is considerall'e danger that in a very short time the English chment would to a great extent suffer owing to the educated classes of this country getting the greater number of appointments through the examination? There is that possibility.

20226. With regard to your idea of selecting from the Provincial Service, I understand you would like to see the Indian element increased by practically making the Provincial Service a kind of probationary period in order that the Government might estimate the quality of the officers in the Provincial Service and then put them into

lasted posts? Yes, 20247. Have you thought out at all the difference between putting a man into the Civil Service itself and putting him into a listed post? At person, the Provincial man who is put into a listed-port, say a District Judgeship, cannot be anything more than a District Judge, and if he is put into a Collectorate in camput be anything more than a Collector; he is given that post and that post only. But supposing, the suggestion was made that office s in the Provincial Service should be chosen after one or two years' trial and put in as Assistant Collectors or as Assistant Judges, and allowed to rise in the service exactly as the members of the service now rise, would you approve such a scheme as that?-Yes.

\$0328. By that means the men who are put into the service would get their rank and status canelly as if they had entered through the compelitive door?—Les.

30349. You would approve of a system of that kind?- Fee.

30330. At the same time you would like to see a certain number of Judicial appointments given to members of the Bar. Have you thought out any proportion that you would like to give to the Bar?—I have not thought of any proportion, but I should think it will all depend upon the number of members from the Provincial Service that will be available. If there is a smaller number available we might take a larger number from the Bar.

30331. Do you think you would get good pleaders with considerable practice to take the appointment of an Assistant Judge, or would you recruit them directly as Judges ?—As Assistant

Sessions Judges.

30332. Do you think you would get men from the Bar?—I should think so.

3/333. Is the idea of bringing in these men from the Bar for the purpose of improving the service or for the purpose of improving the prospects of the Bar 7—I think both.

30334. From what you have seen of Civilians at the present day you think there has been no deterioration, as far as you can see, in the stamp of young men who are coming out to India now ?—I have not much experience of them.
30335. But in any case you would like to see

the modern Civilian coming out better equipped in the sense of knowing more about the people, their customs, their religions, and their habits, and able to take a more sympathetic view of them? -Yes.

30336. And for that purpose you would like to see the training in England improved? -Yes.

\$0337. (Sir Falontine Chirol.) With regard to what you say as to the results of simultaneous caminations increasing the influence of particular castes and classes in this country, does that arise from personal knowledge of the drawbacks due to the a cendancy of those classes ?-Yes.

30388. You come from a country where the interests of the Indian masses have suffered within much more recent times probably than any other part of the country from the ascendancy of those

cla-ses? -Yes 30389. Th Therefore, you hold that the interests of those classes from which the great masses of what are called the Western educated Indians are recruited, are not always in barmony with the interests of the Indian masses?-Quite so,

30340. You desire that an Englishman should come out, it anything, better equipped than at present, and with a greater knowledge of Indian conditions ?-Yes.

303 tl. Is that in order that the English Civilian who comes out here should be better equipped to obtain a knowledge of Indian interests from the masses of Indian people, from what you call the backward classes, than solely from the educated classes who are best acquainted with the Buglish?—Yes, that is what I mean. 30342. Do you consider that, at present, the

Buglish Civilian is sometimes, or generally, more conversant and more sympathetic with the interests of the Indian masses than the members of

Intercess of the found university and the memory of the higher classes to whom you refer?—I taink so, 30343. The English Civilian takes a greater interest in the welfare of the masses than the majority of members of those higher classes?— I think so.

30314. In the State in which you are severing new there has been of late years a distinct conflict between the apprentions of the backward classes to emancipate themselves from their posi-

tion of inferiority and the higher classes?—Yes. \$0345. And you helieve that in such a con-flict the best assistance the masses can derive will be derived from the English official and the maintenance of British influence in India ?-Yes.

30346. Therefore, you believe that the ascendancy of British influence in the administration is essential in the interests of the masses of this

Country 7-I do.

30347. (Mr. Madge.) In clause 8 of your
Memorandum, you make the profoundly true
remark that Indian civilisation is based mainly on the foundation of religion. One class of Indians might conscientiously adopt Western sanctions and standards, and another class of Indians may adhere to Indian standards and sanctions. What do you think are the prospects of a man retaining useful influence with his countrymen if he takes neither of these courses but just stands between them?-I think he will have some influence, hut not much, with the masses.

30345. In answer to question (11) you say that

for the present it is not necessary to have a a separate method of recruitment for the Judicial Service. Do you say that because you think that during the earlier period of a Civilian's career he acquires valuable experience from his general duties which become of use to him later?—That is one of the reasons.

36349. But in answer to question (57) you say, that if funds are available such separation is desirable. I think you say that there are hardly two opinions on the abstract question of the justice

and propriety of the separation of the Executive and the Judicial functions. These two policies need not be contradictory; you may be contrasting the abstract with the concrete and the practice Is it that you think the separation should take place at a later stage than some people advecate, or do you think it is desirable in the abstract to consider public continent?-Yes, if that is done

to will be considering public sentiment.
30350. Is that your main reason?—Yes.
20351. In answer to question (11) you speak of a supplementary method of recruitment from Pleaders and Barristers and say that the measure would be likely to have a beneficial effect in other directions because the Bar is an influential factor most of the public activities. I ask for information without any preconception on the matter: do you think that Berristers and the legal profession, generally, have taken any active port in the motal or economic advance of the masses?—I

think they have. 30352. A man's beneficial influential character in the community depends rather on the service he renders without pay, from a public spirit, than his actual professional service?—I think that is so.

30353. As regards the Statutory Civilian, whose restoration you would not approve, do you think that the system was had in itself or that the selections were unfortunate?-I think some of the selections were unfortunate; I cannot say that the system was bad in itself.

30854. Apart from the system of competitive examination, is there any method of enlisting in the public service men of undoubted character who exist in this country? Have you formed any idea of any plan of getting such men of charac-ter and talent into the service?—It is difficult to get such men.

20365. It is difficult, but I should be thankful if you had any opinion on the subject?-My opinion is that it is difficult to get men of that stamp,

30356. Do you mean they are so wedded to one system of thought and feeling that they can not be brought to change it for our more scientific rule?—There are not many persons thoroughly fitted for the duties they have to perform, and therefore it is difficult. We may get a few men here and there. I think the old system failed because there was not a field to select from and Government had to make a selection of persons from a very limited field, and probably those who were selected did not prove a success.

80357. Every now and then we come across a splendid character who has risen to eminence out of Spreament envises, and we think what a grand thing it would have been if he could have been brought earlier into the service. You cannot help us to find any system of bringing in such people ?-

30358. (Mr. Fisher.) In the State of Kelhapur are the Executive and Judicial functions united or separated?—They are not quite united in the same way as they are united in British districts. For instance, our District Magistrate has only the duties of a District Magistrate and not the duties of an Executive officer, like the Collector here whereas, our Subdivisional Magistrates and Mamiatdars have to perform both duties. In some cases, they are united and in others they are sorned to the subdivisional matters are separate.

30359. Is there any feeling in Kolhapur that the separation should be carried further?-Not

much, so far as I know. 20360. The question does not excite any interest?-No.

30361. I gather that you yourself, while hold ing that there is an abstract case for the separation of the Judicial and the Executive functions, think in the first place that there is no great actual injury resulting from the present state of things, and in the second that the process will be costly ?-

30362. You think that the money might

better be spent in other ways?-Yes.

30363. Can you give me any idea as to why and how it costs money to separate the Judicial and the Executive functions?—We shall have to appoint se many different officers; the work that is done by one officer at present will have to be distributed among two officers, and to make the officers efficient they will both have to move about. in the districts.

80364. Would there be any further expenditure in respect of keeping two offices instead of one, and so on ?- Not that I can think of.

30365. (Mr. Mecdonald.) Were you educated in England or did you only just visit England?-I was only in England for a few months on a

30366. So that, whatever, you have done as an. administrator in defending the lower classes against the Brahmane has not been done on account of your beying received an English education ?-No.

30357. Have the Brahmans against whom you have been complaining, been educated in

you neve been companied, been characted in England?—No. 30508. They have been concated in Indian-Universities as a rule?—Yes.

30369. So that, they would be the cort of copple who would probably boneilt by simultaneous examinations ?-Yes,

36370. Why do you suggest that the separation between the Executive and the Judicial functions. should take place if there is no grievance at present?—I have not suggested it; I simply said that looking at the question from an abstract point. of view the thing worked out in that way, but that, for the present, it is not necessary to separate the Judicial and the Executive.

20371. When you expressed an opinion that a separation should take place between the Judicial and the Executive functions you put forward that opinion as an abstract question of justice and: propriety?—I put it forward as an abstract question as practically it is not possible I think. 30372 Does it give rise at all to a suspicion

that justice is not always done?—Yes, that is possible in some cases.

20373. But do you find, on the part of the ablie that you come in touch with, that there is this suspicion about it ?- Only in some cases, not generally, and especially where Executive officers are concerned with decisions in a case.

\$0s74. Is that at all frequent?-No, it is

VOLV TATE. 30375. (Mr. Sly.) In your answer to question.
(18) you suggest that the post of InspectorGeneral of Pelice and the post of Pelice Commissigner in Bombay should be included in the schedule of posts reserved for the Indian Civil Service. Why do you want those included ?-I think if those

posts are held by members of the Civil Service there will be greater confidence in the administration of the Police.

50376. You wish to prohibit the appointment of officers of the l'elice Service to the suppointments ?-Yes

So377. (Mr. Chaubal.) Do you want to have the jost of Inspector-General of Police reserved for the Indian Civil Service because you consider the members of the Indian Civil Service are expert in Pelice administration, more so than persons who have been trained to Police work in the Police

Permitment?-No, it is not for that.
30878. What is your reason for saying that those places should be reserved for the Indian Civil Service when the Indian Civil Service training does not accessarily involve any special training in that department?—I am speaking with reference to the people. I think the people will have more confidence, because pursons belonging to the Police Department are more or less looked upon with a

sort of suplicion.

30879. How eften do people come in confact
with the Inspector-General of the Police?—They do

not come in contact with him. 38580. The public as a general rule come in contact with the lower officers of the Police?-Tre

Then it is more necessary that the lower posts of the Police Service should be manned lower joins of the rome service about the Manhed by Indian civilians than that the Inspector General should belong to that Service?—I think the period at the head of the administration should be an Indian Civil Servant.

30382. With regard to the employment of Indians in the Indian Civil Service, I take itthat your one fourth is the limit of the employ-

ment of Indians from all sources? - Yes, 20383. What would you do if the English competition door allowed more than one fourth to enter ?- That is quite separate; 1 do not include that.

30384. You have said that according to your opinion one fourth is to be the number of Indians in the Indian Civil Service: what would you do if under the present open competition system in Lendon more than our-fourth passed?—That is irrespective of the one-fourth. I say let them come in by the epen door in England in any numbers. 30385. Whatever number came through the

open door, even if that number was larger still, you would have this additional one-fourth?—Yes.

30386. Did I understand you to say that the one-fourth, which was to be recruited from the Provincial Service and do identically the same work which the Indian Civil Servant does, was to be paid two thirds ?- Yes.

30387. Why do you make that differentia-tion?—I do not think they have spent as much as the persons who came out from England, and, generally speaking, I believe their standard of living here will not be so high as that of those who

have passed in England. 80388. You would rather see the bifurcation

between the Executive and Judicial functions occur as early as possible?—Yes. 30.383. You suggest two years?—Yes.

30390. In suswer to a question put to you by Sir Murray Hammick you said, you would not mind if it became five years; what is passing in your mind when you limit it either to five years or two years, and why do you object to its being eight or ten years? If the experience is very neeful

I suppose the more you get of it the better ?-No. 30391. Why do you think a larger amount of time spent in Executive work would be undesirable?—I think it may rather interfere with the acquiring of that Judicial frame of mind which is

80392. Your idea is that the bifurcation chould take place before the officer's mind has lost its Judicial frame and before the Executive frame of mind has taken complete hold of him? - Yes.

30593. Can you tell me how the interests of the Brahmans in the administration of the country are opposed to the interests of the masses Taking into consideration, the work done in the administration of the country by Indian Civil Servants, and assuming that all your one-fourth were Brahmaus, how are their interests in conflict with the interests of the millions we are speaking of?-I am not quite sure that I said what you are putting to me now What I think, I said, was that the hackward classes should be taken into the administration in larger numbers, and that unless that was done there would be no levelling-up. They remain too far below, and it is useless to raise the sarerstructure unless the foundations are widered and strangthened.

30394. What is the object of levelling up as you say?—The object is to raise India to a higher level. Unless you level up some classes who are at the bottom there cannot be any general rise. All the people of India must be more or less on a

30395. To you think that at present there is material from the backward classes to give efficient service in the Indiao Civil Service ?- Yes, we shall get them.

20396. In the Indian Civil Service ?-Yes.

30397. Whatever proportion you fix in your mind, you think it will be to the interest of the country to have some recruited from the backward classes ?-I do not mean at present, but that we

shall get them by-and by.

30398. And you would suppress the legitimate apprentions of the other communities?—Certainly

30399. Do you or do you not believe that under the influence of Western education in India a type of Indiao is being evolved who is absolutely free from class and sectional bias?—Not many. 30400. But do you not believe that this type of

Indian is being formed in the country ?-Yes. 20401. And that the number of that type

is gradually increasing?—Yes.

30402. And that the educated Indians who go to England and reside there for a certain time, and study British institutions are practically free from this sectional bias?-Yes. 30403. You would have no objection to such men

forming a part of the Indian Civil Service whatever

seaste they might originally belong to ?—No.

30404. May I know why you think the simultaneous examination would accessfully result in bringing people in from one class only?—Prom the results of the University examinations. think they would be much like those who come through the University examinations now.

30405. Do you think that the London examination is now bringing out people from one class?—I do not think I said anything like that. 30406. You do not think that through the

English door a majority of one class of people some out?-They may, but not in such large

Continued.

30407. Is there a large number of people belonging to one class coming through the

English door ?-No.

30408. Then why are you afraid that a simultaneous examination would result in anything else?—So many people have not the means of yoing to England, and those who are unable, owing to their poverty and other causes, will go in in large numbers for the simultaneous examination held

here, that is to say, all the alwanced classes.

30100. What you mean is that the poor but

intelligent boys are kept back at present? -Yes. S0410. But do you think that powerty is only confined to one class? Can you not find it

amongst the Muhammadans and others?—Yes, 30411. Then why do you think it is only poor men of only one class that will come in ?-Because,

they are more intelligent.

30412. Have you enquired bow many Muhammadans have got through by the English door?—

30413. With regard to your answer to question (36), has there heen any deterioration in the knowledge of the vermentals?—I am afraid I cannot speak with much personal knowledge of

30414. I simply asked because the last part of your answer suggests a suspicion that there is deterioration?—If it does I think that is not what I meant, because I do not know much about it.

30415. You do not feel competent to give any

30410. You do not see competent to give any opinion on that point?—That is so.
30410. Are these opinions which you have given your personal opinions or the opinions of your Durist?—My personal opinions.
30417. With regard to your answer to

Ditter?—My personal opinions.

30.11. With regard to your answer to question (67), about the separation of the Judicial and the Excentre, an I right in assuming that you are nawaring those questions from your impressions of what you remember when you were in British India ?—Yee, and from what I am

an British Leans. They may from water had seeding now, because I often go into British India. 30418, Your going into British India in the way in which you do now is surely no help to you?-I come into contact with the people in

British India.

30419. But, your knowledge of the people and of those engaged in the work is not now what it was when you were in British India?-No. it

30420. Generally, in connection with your official duties, you do not come into contact with the Civil Service at all now in your present

office?—No.
30421. You have not much to do with Sab-

divisional Magistrates and Collectors?—No.

S0422. As a matter of fact, do you know that
this prievance about the combination of the Judicial and the Executive has been felt in the Bombay Presidency for a long time past?—Yes, 30123. Arc Mamlatdars and Subordinate

Judges men of the same social status and posi-tion?—Yes,
30124. Why do you think there should be this long-standing complaint against one class of officers and no complaint against the other class of officers? The Subordinate Judges have been doing one kind of Judicial work and the Mamlatdoing one sum to another kind of Julicial work: why is it that the people complain of the combination in one class of persons and do not complain with regard to the other class?-There is a combination only in the case of the Mambatlars.

30425. But, what would it matter to the people if a man taught in a school for two hours and then did some other work. Is not this at the bottom of the complaint: that they find the combination is not working satisfactorily?-Yes

30426. (Sir Theodore Morison.) I understand that your recommendations to this Commission amount to having one quarter of the Indian Civil Service open to Indians in the Provincial Service and recruitment from the Bar to the Judicial

Branch ?-Yes. 30427. You think that would be a fair and sonable way of meeting the aspirations of

Indiano? -Yes, \$0428. And you recommend the Commission

to adopt that course ?-Yes. 30429. Can you tell us how that is likely to be received by the Indian public. Would they consider it is unentably insufficient or would they con-

sider it very generous? - I think opinion would be divided; some would consider it insufficient and some would agree with me that it was fairly sufficient all things considered.

30430. Is that the warmest proise that would be likely to be extended to it? —I think so. 30431. You give this as your own recom-mendation and not as one which you think line a large body of public opinion behind it?-Possibly

30432. (Lord Ronaldshay.) With regard to your answer to question (11), do you think that the attractions of the Service would be sufficient to iedace what you describe as the best legal anomen to loave the Bar and to take up these posts that you suggest should be thrown open to the Bar?— I (hink we should be able to get persons of good

legal acumen from the Bar, 30438. But do you think we should get the best men at the Bar to take up these posts ?-Not

the best.

great to bring the best men from the Bar?-The attractions would not be sufficiently

30135. You say in answer to question (40) that, if possible, the training of persons other than Natives of India should be so directed as to give them an intimate knowledge of the past social history and the peculiar traits and idiosyncrasics of the different communities in India. I am not quite commences to another a and not cut of clear boar you propose to give the most stis par-ticular training?—By giving them opportunities of mixing with the people by joining social oline, and also by reading literator giving them informa-tion about the evolution of Indian society.

30436. Do you advocate the preparation of text-books?—There are already books dealing with those questions. I think they might also get information by actual contact with Indian people in any social clubs wherever they may be

30137. Under the present system of train-30 187. Under two pessent system or eath-ing do not the young civilians when they first erms unt from England go into the district and mix smoog the people under the supervision of the. District Officer?—I am not quide sure winther they mix to the extent which they cought to, and I think greater copproducities aboud the given them to get a more intimate knowledge by mixing with the Life control to the control of the control. with the different communities and freely conversing with there.

30138. Can you give us any practical sugges-tion for achieving your object?—The only practical suggestion that occurs to me is their actually joining some of these clubs,

30133. You think they should become members of native clubs at the District head-quarters,

and that sort of thing? - Yes, 30410. Do you think the clubs would be willing to make them members?-I think so.

3041). With regard to your scheme for granting to Indians greater facilities for occupying superior posts, the scheme which you suggested was one of extended listed posts, but when answering Sir Murray Hammick you agreed with his suggestion that instead of extending the number of listed posts you should promote these men from the Provincial Civil Service into the cadre of the Judian Civil Service itself?-I was not quite aware of the difference that was explained to me.

80442. But do you perceive the difference now?-Yes, I think I do.

30413. A man who is promoted to a listed post is promoted to that post only ?-Yes.

80444. A man who is promoted to the cadre of the Indian Civil Service would be eligible to cocury any of the superior posts for which he might be considered to be fit?—Yes.
S0415. There is a considerable distinction

between the two systems ?-Yes.

30416. Which of those two systems do you

profer ?-The Inter-50417. By which you promote a man to the endre of the Indian Civil Service?—Yes.

50448. If you did that you would be giving where Ar you due war you would be giving him the same pay as an Indian Civilian and putting him altogether on previsely a similar status F—Not ar regards the pay. In all other respects they would be in the same position as members of the Indian Civil Service.

30449. But if you do not pay a man the same for doing the same work do you think he would be regarded by the Public as a member of the bigher Service, or would be not be regarded as occupying a rather different position f-There will be that

feeling of course.
20450. Would not that be rather a diredwant-

age?-It would.

20451. And if you were to give these men whom you promoted from the Provincial Service the same pay and treated them in every other respect as members of the Indian Civil Service cadre, do you think they would be then regarded on precisely the same footing as other members of the Service?—Even then I believe there would be some difference in the minds of the public, because they would not have but the opportunities of getting their education in Bugland and of imbiling those ideas they get from contact with the British. In that way I think there would be still some difference,

30452. I supose that an officer who occupies a listed post under the present system is regarded as something not quite so good as a member of the Indian Civil Service ?—That is so.

30453. Supposing that you had two adjoining districts, one of which was under the charge of an Indian civilian and the other under the charge of a listed post officer, would the people in the District which was under the charge of the latter regard their District Officer as inferior to the District Officer next door ?- I think so.

30454. Generally speaking, do you think they would prefer to have an officer from the Indian Civil Service rather than a listed post officer ? -I do not think they would have any actual preference. 30455. If that is so, it really does not make

much difference whether they regard bim as in

rather a different class or not? - It is simply what they would think about the matter. I do not think they would actually prefer to have this man rather than that man, but all the same in their minds there would be that feeling that the one is of a different calibre from the other.

30456. (Mr. Heaton.) With regard to the separation of the Judicial and Executive, you refer to the Judicial and Executive frame of mind. Would you mind telling me, it you can, what the difference is between the Executive and Judicial difficult to define, but I should think that the Executive frame of mind would not go into such minate details as the Judicial mind. The Executive frame of mind would not go into such minate details as the Judicial mind. tive would take a broad view of things, while the Judicial would weigh with greater precision all

the minute details. 30157. With reference to points of Law?-

30158. Who are the people who complain about the want of separation between these daties ?- I think the advanced classes especially,

30159. Have you any reason to suppose that the agricultural classes do so ?-I think they have bardly the education to understand what is meant by separation of the Judicial and Executive functions.

30460. So that to them apparently it is a matter of indifference? -Yes.

30161. (Mr. Bhadhhade). I see you have condemned the old statutory civilian appointments, and I find you advocate the system of nomination as regards recruitment to the Provincial Service, Can you tell the Commission what grounds of objection you have against the revival of that statutory system, and why those objections would not equally apply to a system of nomination in connection with the Provincial Service?—As I have already explained, the field is very limited and we cannot get the class of persons required to fill three high offices from the mistocracy. That is what I think was intended in the statutory Service, that the selection should be made from the aristocracy.

30462. I understood it was a system of pure selection and nemination?—I think it was nomination from men of some hereditary rank, but, I am not quite sure about it.

30463. Why do you want a system of nomina-on plus qualification by University szamination plus non pure quantication by university stamma-tions?—I do not see how they are to be appointed if they are not appointed either by nomination or by the results of the University examination.

30464. Would there be any objection to taking them on the results of the University examination?—Yes. The advanced classes would get the advantage.

30165. You are a special advocate of the depressed classes? -Yes; of all backward classes.

30496. (Mr. Joglebar.) In reply to question (54), as to whether all classes and communities are duly represented in the Provincial Service and whether you consider that that is desirable, you ear you do not think they are duly represented and that it is desirable to take measures to secure adequate representation though not at the cost of afficiency. Would you require some University degree as a test of efficiency?—Yes,

30467. The B.A. or the M.A?- Either the B.A. or the M.A.

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30468. You would appoint only men who

have some University degree !-Yes. 30469. Then what would be the idea of your adequate representation? Would it he on the number of B.A.'s in each caste, or the population of each caste, or what? Supposing, you were told to appoint adequately a number of Collectors of each caste, on what principle would you do so ?-I do not wish to appoint only those men; I would

30470. On what principle would you appoint them ?-As far as possible, on the population of

rather have, if possible, persons belonging to the backward classes.

HENRY STAVELEY LAWRENCE, Esqu., L. C. S., Collector of Karáchi.

Written Answers relating to the Indian Civil Service.

30474 (1). What is your experience of the working of the present system of recruitment by open competitive examination for the Indian Civil Service? Do you accept it as generally satisfactory in principle?—No. No private firm recruits its employés by open competition. The business of the State is no less important and delicate, and requires the adoption of equal precautions against injury by undesirable recruits.

80475 (2). In what respects, if any, do you find the present system faulty in detail, and what alterations would you suggest?—A proportion of the successful caudidates are deficient in character, physical vigour and the power of command; (i) a system of nomination before admission to the examination; (ii) a period of probation of three to five years in actual service

in India

80476 (3). Is the system equally suitable for the admission of "Natives of India" and of other natural born subjects of His Majesty? If not, what alteration do you recommend?—If the assumption be admitted that the Indian Civil Service exists for the purpose of maintaining British ideals of administration, the system is equally suitable and equally unsuitable.

30477 (4). Firther, is any differentiation desirable between other classes of natural-born subjects of His Majesty ! If so, what do you propose ?- No.

30478 (5). Do you consider that the combination of the open competitive examination for the Home and Colonial Civil Services with that for the Indian Civil Service is or is not to the advantage of Indian interests? Please give your reasons !- It is a convenient arrangement for candidates, and I am not aware of any disadvantage to India arising therefrom. The complaint heard in the press that the best men are deterred from coming to India is based on the theory that the top men in the examination are the best-a theory which is opposed to

all practical experience.
S0479 (6). If you do not consider the present system of recruitment by an open competitive examination to be satisfactory in principle, please state what alternative you would propose? Do you recommend a system based on any of the following principles:—(a) Selection by headmasters of schools approved or otherwise; (b) selection by authorities in Universities approved or otherwise; (c) nomination by head-

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the caste, if a sufficient member of competent men are available. 30471. And not on the number of graduates .

in that caste?—No 30472. You would take the population only ?-

\$0473. In reply to question (56) you say, the number of appointments in the grade of Rs. 200, Second-class Sub-Judges, is much too large: bave you any similar recommendation to make with regard to Mamlatdars ?-No; I am afraid I have not gone into the details.

(The witness withdrew.)

masters or University authorities and selection under the orders of the Secretary of State; (d) combined nomination and examination; (e) any other method?-I recommend a system of combined nomination and examination. The headmaster of every important school (public or grammar) should be given a limited number of nominations. These nomination certificates ebould be further endorsed by the authorities of a college at an approved University, and the Civil Service Commissioners should be smpowered to reject any school nominations unfavourably endorsed at college. From the candidates so nominated selection to follow by competitive examination. After selection a period of probation in India. Indian candidates would receive their certificates from the High School or affiliated college which they bad attended, and would also be required to attend an approved University in the United Kingdom.

30480 (7). What is your opinion regarding a system of simultaneous examination in India and in England, open in both cases to all naturalborn subjects of His Majesty ?- I consider it would give rise to very grave evils. At first very few Indians would be successful. Therewould follow complaints of racial prejudice of the examiners; demands for Indians as examiners; surrender to political pressure; and the division of appointments between India and England. I am of opinion that the Indian-Civil Service should be retained as the chief. bond between the Indian administration and the British Government; and that for this purpose it is necessary that it be recruited wholly in

England.

30481 (8). Are you in favour of holding this examination simultaneously at any other centre or centres within His Majesty's Dominions?-

30482 (9). What would be your opinion with . regard to filling a fixed proportion of the "Natives of India" recruited by means of separate examination in India or by means of separate examinations in each province or group-of provinces in India? If so, what proportion do you recommend?—I lay great stress on the on you accomment real my group series on the necessity of the recruitment of the Indian Givil Service in England alone. Instend of admitting Natives of India to the Indian Civil Service by cannination in India, I recommend that (i) the pay and status of the Provincial Civil Service by giving and fill a Journal of The Service by giving and fill a Journal of The Service by giving and fill a Journal of The Service by giving and fill a Journal of The Service by giving and fill a Journal of The Service by giving and fill a Journal of The Service by giving and fill a Journal of The Service by giving and fill a Journal of The Service by giving and fill a Journal of The Service by giving and fill a Journal of The Service by the pay and starts of the Provincial Civil Service be raised, and (ii) a larger proportion of the superior posts held by the Indian Civil Service be thrown open to them. This proporMr. H. S. Liwrence.

continued.

tion may be one-fifth for Bombay. In recent years in Bombay one-eighth of the Indian Civil Service have been Natives of India; in combination with the Provincial Civil Service, Indians would then hold 19-40 or practically one-third of these support posts.

30188 (10). If you do not approve of simultaneous or separate exeminations in India, are you in favour of any system under which "Natives of India" would be selected in India for admission to the Indian Civil Service by menns of (a) nomination, (b) combined nominetion and examination, or (c) any other method? If so, please describe fully what system you would recommend? In particular, do you consider it desirable that whatever the system, all classes and communities should be system, all chases and communities should be represented? If so, how would you give effect to this principle?—I am of opinion that the Indian Civil Service should be recruited wholly in England, Indian aspirations for increased power and responsibility and emoluments can power and responsibility and emotiveness can and should be met by an expansion of the conditions of the Provincial Service. Officers who work through the grades of the Provincial Service should be selected for promotion to the posts of Callector and District Judge and other response parts. It appeals the second to the superior posts. I consider it essential that public offices should not be the monopoly of certain communities - a result reasonably to be apprehended from pure competition held in India. I do not consider it necessary that all classes and communities should be represented; this would be impossible of achievement.

3053. (11) If you are in favour of a system for the part recordinates of the Indian Givil Service by a "Natives of India" is India, do you consider that "Natives of India" shade, do you consider that "Natives of India" shade stall be eligible for appointment in England, or would you restrict that right to other natural-horn salves of His Majesty I—I am opposed to any recruitment in India, but I consider that the commitment on England should, in all chemistruces, the open to Artives of India. Indian who have the continuation in England have their proved that they power the Judical have thereby proved that they power the Judical have the ourse, preverence and self-control, and about the able to maintain the standard of conduct required of the Indian Givil Service.

consuce required of the human vevi between 30486 (22). Would you regard any system of selection in India which you may recommend for young men who are 'Natives of India,' as being in lieu of, or as supplementry to the present system of premoting to listed posts officers of the Provincial Girli Services. If the former, what alteration, if any, would you recommend in the conditions governing the Provincial Civil Services T. Les on advantage in the direct appointment of young men to listed posts. The contrary policy should be parased of building up the Provincial Service.

30486 (13). Do you recommend any separate method of recruitment for the Judicial branch of the Indian Civil Service? If so, please describe the system that you would propose?—No.

30487 (14). Are you satisfied with the present definition of the term "Natives of India" in section 6 of the Government of India Act, 1870 (33 Vict., c. 3), as including "any parson born and domiciled within the Deminions of His Majesty in India, of parents habitantly resident in India, and not established there for temperary

purposes only," irrespective of whether such persons are of unmixed Indian despent, or of unmixed European and Indian despent, or of unmixed European descent? If not, please state fully any proposals that you wish to make in regard to this matter?—Yes.

39483 (13). If the system of recruitment by open competitive examination in England is retained, please state the age-limits that you recommend for cambidates at such examination, giving your fill reasons. Do you consider that the age-limits should be fixed to attract candidates of the normal solon-leaving age in England, or candidates who have completed a University course, or candidates at an Internetiate stage of cituation I — I recommend the age of 22—23, and that candidates should have completed the University comes. In the strength can be considered in the continuation of the continuation of the continuation of the candidates of the continuation of the candidates of a basic manufactured. Further, if the system of nomination to the examination is adopted, it will be of great variate to have the cartificate of a headmaster endorsed by a college authority.

30489 (16). What is your experience of the relative merits of the candidates selected under varying age-limits, particularly, under the systems in force from 1878 to 1891 (age-limits 17—19 years, followed by two or three years' probation at an approved University) and since 1891 (age-limits 1-23 or 22-24 years followed by one year's probation) ?-I consider the merits of the two classes of men to be very much alike. There was, no doubt, more risk of ill-advised levity of conduct among the younger men. On the other hand the older men have been less willing to perform the drudgery of the duties allotted to junior civilians; and when they have been kept too long on trivial duties there is a loss of keenness and efficiency. When the age of entrance was raised, salaries should have been increased and promotion quickened, Salaries sufficient for men of 21 recruited from school are insufficient for men of 25 recruited from the University. I regard it as important that every man should be certain of acting as a Collector or a Judge or in analogous special appointments at the age of 32; and that the cadre should be regraded accordingly.

30490 (17). What is your opinion regarding the suitability of the recent recruits to the Indian Civil Service !—Good with some exceptions.

30991 (13), What is the most suitable age at which junior civilians should arrive in India?

—Twenty-four.

30492 (19). What age-limits for the open competitive cruaimation in England would bast suit candidates who are Natives of Initia; and for what reasons? Do you recommend any differentiation between the age-limits for "Natives of India" and for other natural born subjects of His Majesty!—I recommend to differentiation of age-limits. So far as I can judge, the present age (22-24) should stit them best. It gives a man time to take a ourse at an English University after he has acquired a sufficient twowledge of English and experience to enable him to contend with the difficulties of life in a foreign country.

30493 (20). On what principle should the subjects for the open competitive examination be fixed? Do you accept the principle laid down by Lord Macanlay's Committee in 1854, and since

followed, that "the examination should be of such a nature that no candidate whormay fail shall, to whatever calling he may develo himself, have any reason to regret the time and labour which he had spent in preparing himself to be examined," and that the object should be to scarre, not specialist in eavy particular subject that may be useful in a subsequent Indian career, but the ordinary well eleousted young

man of the period t—Yes,
30494 (22). Is any differentiation in the subjects for the examination desirable between candidates who are "Natives of India" and other
candidates? If so, please state them and give

reasons ?-No.

presents (~10.0 you consider that a minimum, proportion of European subjects of His Majesty should be employed in the higher posts of the should be employed in the higher posts of the total control of the pasts included in the Indian Civil Service active do you consider that "Netiwes of India might, under present conditions, properly be admitted I of I ves, two-thrites; (if) one-thrift inclusive of Notiwes of India who pass the exemplation in Englard

examination in England.

36495 (25). Do you accept as generally satisfactory in principle the present system under which "Natives of India" are recruited partly through the medium of an open competitive examination in England, and partly by special arrangement in India, in accordance soither with rules framed under the provisions of section 6 of the Government of India As. 1870 (63 'tst., c. 3), or with the provisions of the Indian Civil Service Ast, 1861 (24 'ts '2 Vict., c. 54) 'D oyou resommend any alterations in this system, and if so, what f - I regard the principle of the present system as satisfactory, but I consider that appointment to listed posts should be confined to members of the Provincial Civil Service.

30437 (28). Do you consider that the old system of appointment of "Statutory Civilians" under the Statute of 1870 should be revived and, if so, what method of recruitment would you recommend?—I do not recommend its revival.

ment 1—1 do not recomment if: revival.
30498 (29). What experience have you had of
military or other officers who have been specially
recruited in India to fill Indian O'ril Service
plots, and how many such officers are employed
in your province? Pleace distinguish in your
reply between (c) military officers and (i)
others, and give details of the latter? I—In Sind,
the Commission had a unixture of military
officers and other officers combined with Indian
Civil Servants, when I first served in that
province from 1888—1897. No such officers are
now employed there. I was nequanited with
two military and seven others, Cohund Orawfond,
Colonel Mayhew, Meses; Watson, Glies, Steele,
Mules, Mackensei, Boution and Price.

30409 (31). If the system of recruiting military officers in India has been stopped, or has never existed in your province, would you advise its reintroduction or introduction, as the case, may let, and if the system should be introduced or reintroduced, to what extent should if be adopted I—One military officer per anum would probably be a valuable addition to the cadre.

30500 (82) Do you consider that such a system should be restricted to the recruitment of military officers or extended to the recruitment of selected officers from other Indian Services?— The appointments should be restricted to one per annum and be Provincial Government should have the option of selecting from the Army or, any other Indian Service, the appointment being of a junior officer to the bottom of the service who should thereafter take rank as one of the eache.

30501 (36). Has the power to fill one-quarter of the listed posts with "Natives of India "other than members of the Provincial Givil Service or Stadatory Givilians been ordinarily and regularly excressed? I mot, can you give the reasons for this, and do you think it advisable that the power should be utilised and in what directious (—6) No; (6) No.

30502 (38). Is the class of posts listed suitable? If not, in what directions would you suggest any changes and why?—The list can be enlarged to one-fitth of all posts, but in filling the posts it will be necessary to respect the claims of Indian Civilians recruited before the enlargement of the scope of the Provincial Civil Service.

20503 (43). What is your experience of the results of the existing system under which secessful candidates in the open competitive examination are required to undergo a probabilities of interaction in England? Do you recommend the conditionance or abolition of this system?—At the present age of entry; I consider the one year's course is lummit. It brings the officer out to late, and add little of value to his knowledge. It should be abolished.

30505 (43). What should be the duration of the probationer's course in England (a) under the pressule system of the open compatitive examination, (b) under any modification of that system recommended by your—There should be no probation in England under the present system. (ii) If the age he reduced to 17, 18 or 19, there

should be two years' probation at an University, 30505 (45). Do you consider it desirable that probationers should be required to spend their period of probation in England at an opproved University?—Yes, if there he a probation.

30506 (47). Do you consider that probation:
should receive allowances during their period of
probation? If so, please give the scale and
conditions that you recommend?—3250 per

30507 (48). If you do not advise attendance attendance to an approved University during the period of probation in England, what alternative course of study do non recommend (-) None.

of study do you recommend f—None. 30503 (49). Would it, in your opinion, be desirable to establish a separate institution in England for this purpose, and, if so, under what conditions f—No.

38599 (50). If a probationer's course is continued in Eugland, do you accept the principle laid down by Lord Macaulay's Committee in 1854, that successful candidates in the open competition should be considered as having famined their general education and that their frainer stadies should be such as have a special tendency to it them for their calling? Does your answer apply equally to candidates who pass the open competitive examination after leaving school and to those who do so after completing a University course?—Yes, Xes.

30510 (52). In particular, please state your opinion as to the desirability during the period

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of probation of (i) compulsory attendance at Law Courts in England and reporting of cases; (ii) the teaching of Indian Law in addition to the general principles of jurisprudence; (iii) the teaching of the Grammar and text-books of Indian huguages with or without any attempt (a) Indian Geography, (b) Political Economy, (c) Accounts!—If there is a two years' probation of young recruits, these subjects should be taught.

30511 (53). Do you consider that the probationer's course of instruction can best be spent in Eugland or in India 1-18 to 20 age, two years in England; 22-24 age, one year in India.

Mana, 20312 (\$4). What is your opinion of a proposal to start at some switable place in India a college for the training of probationers of the Indian Civil Service and possibly of other Indian services recruited to England t—I do not

approve of it. \$0518 (55). What is your opinion of a proposal that each Provincial Government should arrange for the training of probationers by suitable courses of instruction for the whole or portions of the first two years of service at some suit-

ablo centre !-- I approve. \$0514 (56). In the report of the Treasury Committee appointed to consider the organisation of Oriental Studies in London (1909), the tion of Oriental Studies in Johann (1997), the view is taken that the preliminary training in Oriental languages and in law required by pre-hationers can be given better in Eogland than in India, because of the difficulties which jonior civilians would experience in learning these subjects in India, the lack of good teachers in Indian district headquarters, the difficulty of even good Indian teachers appreciating the European student's point of view, and the difficulty of ardnous study in a tropical chinate. Do you consider that these objections could be met by a suitable scheme of instruction in India?-The view of the Treasury Committee is correct, but it is a counsel of perfection unsuited to the nocessity of bringing men out to service while yet they are young. Sufficient instruction can be given in India.

30515 (57). If you have recommended the introduction of any scheme of direct recruitment in India for "Natives of India," whether io lieu of, or supplementary to, the system of recruit-ment in England, please state what system of probation you recommend for such officers? - I disapprove entirely of any recruitment in India

for the Indian Civil Service.

30516 (60). Are you satisfied with the present arrangements for the training of junior members of the Indian Civil Service after they have taken up their appointments in India ?—If not, what change should, in your opinion, be intro-duced?—In present circumstances the system is satisfactory.

30517 (61). Is the existing system of Depart-mental Examinations suitable and, if not, what change do you recommend?—Kormerly there were two examinations in the Vernameslanguage. Recently, one was abolished. I consider it should be re-established. In other respects, the system is suitable.

30518 (62). Do you consider that there has been any deterioration in the knowledge of the Indian languages possessed by members of the

Indian Civil Service? If so, what are the causes? Are you satisfied that European members of the Indian Civil Service attain to an adequate proficiency in the study of the Indian languages, and if not, how could this best be remedied ?-A slight deterioration since the age was raised. Causes: (i) insufficient grounding in one year's probation; (ii) abolition of second language examination in departmental standard; (iii) growth of knowledge of English among Indians. In very rare cases is there any reasonable ground of complaint; but I consider the rules might be amended in the following two points: (i) No officer should be exempted from an examination until he has reached sixteen years' service; (ii) officers should be encouraged to pass examinations at any period of their service and should be entitled to rewards for so passing. The new provision of a "Proficiency" examination is a satisfactory measure.

80519 (64). Please give your views as to what steps (if any) are necessary to improve the proficiency in the knowledge of law of members of the Indian Civil Service, distinguishing between recommendations applicable to all officers and to officers selected for the Judicial branch. In particular, do you favour a system of granting study leave to Europe, and if so, what course of study (course for a call to the Bar, reading in Barristers' Chambers or other), and reading in Barrisers Chambers of Genery, and what conditions do you propose? In regard to the Jodicial branch, I think some such course as under should be adopted: (i) service in Revenue Department for four years : (ii) furlough for see year with study leave for six months (conoting as service), during which the preliminary examinations of the Bar should be passed. As allowance to cover these Bar expenses to be an anomand to cover more har spines to we granted in addition to furlough pay; (iii) then three years' service sa Assistant Judge with the civil jurisdiction of a Subordinate Judge; (iv) farlough with special allowances for completing the course at the Ber. At ten years' service an officer would then be fully qualified

30520 (68). Is any differentiation desirable 3022 (b), is any nincensustra contacts in the system of training after appointment in India between members of the Indian Civil Service who are "Natives of India" and other natural-born subjects of His Majesty ! If so,

please state your proposals !- No.

30531 (70). Is any differentiation necessary in regard to the probation and training of members of the Indian Civil Service who are "Natives of India" as between persons of unmixed Indian descent, of mixed Enropean and Indian descent, and of unmixed European descent? If so, please state your proposals?—No.

30522 (72). The present theory underlying the conditions of service in the Indian Civil Service is that-(a) the members of the service should have sufficient training in subordinate or inferior appointments before they are called upon to scharge the duties of higher ones and (6) that they should, throughout the whole period of their service, have sufficient salaries and sufficiently responsible duties. To seems these objects the number of posts, called technically "superior" posts, earrying a salary of over Rs. 1,000 per measure is aspertained, and it is endeavoured to recruit only sufficient officers to make it probable that each officer will find himself officiating with practical permanency in at least the lowest of those appointments after the completion of eight 7th March 1913.7

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Continued.

years' service. Do you accept this system? If so, do you consider that the period of eight years is suitable, or do you recommend any change ? What alteration (if any) would be necessary if the sgc of recuitment were lowered 7—Theories (a) and (b) are correct. The practice falls short, in that officers do not reach Rs. 1,000 per mensem after eight years and that Rs. 1,000 per mensem is too low a limit for the definition of superior josts. I think it should be raised to Rs. 1,200. The limit of Rs. 1,000 is suitable if

the age is lowered. 80523. (73) It is also part of the existing system that officers of over two but under eight years' completed service should fill with practical permanency, in the ordinary course of promotion, charges of minor responsibility, called technically "inferior posts," and should be drawing pay at rates above that of the lowest grade, but not exceeding Rs. 1,000 per mensem. Do you accept this as a suitable arrangement? If not, what alteration would you suggest, and for what reasons?—The standard of Rs. 1,000 is in-

sufficient and should be Rs. 1,200.

30524. (80) Does the allowance of 39 per cent. sough, and Does toe anomance of so per cent. on the number of superior posts give the right number of junior officers for the work of the administration of your province? If not, please state what excess or deficiency in your opinion exists, giving your reasons in detail?—The present block of promotion indicates an instellation of the process of the present block of promotion indicates an instellation.

cency of superior posts.

30525 (87). Are you satisfied that, under the existing system of promotion the interests of individual officers and of the administration are duly reconciled, and have you any suggestions to make regarding it, particularly on the subjects of selection for higher appointments and of the compulsory retirement of inefficient officers? I advocate (i) a period of probation in India of three years; (ii) proportiouste pensions after

15 and 20 years' service. 30526 (38). To what extent are the functions of the officers of the Executive and Judicial branches of the Indian Civil Service differen-tiated? Is any change desirable and, if so, in what directions ?-So far as I am aware there are no grounds for a further differentiation in the Bombay Fresidency than already exists.
The term judicial functions is, of course, used in
the limited sense of "Magisterial functions; for except in one backward tract (Thar and Parker in the Sind Desert) no Executive officer is a Civil Judge. In regard to the magistracy, I have never come across a case of an officer acting as a Magistrate in a matter in which he was concerned as an Executive officer; and with the right of appeal for transfers of which liberal use is made by the people, there is no ground mf apprehension of seandal arising. Purther, in this Presidency, the Executive and Judicial branches are differentiated from an early stage; and Judges do not, as in some provinces, return to Executive work. The main ground of criticism appears to me to be in the combination in the District blagistrate of powers of control over the Police, and of supervision over the subordinate magistracy. It is necessary, in my opinion, that magatracy. It is necessity, in my opinion, taushe should retain these powers for the safety and protection of the public. Such control and supervision can be effectively exercised only by an officer who is frequently on tour in the district. There is one change I would advecate,

that Subordinate Judges be invested with magisterial powers. It is important that these officers, if they are to rise to posts of District Judge, should have experience of criminal work, and it is necessary in some districts to lighten the burden of criminal work that falls on revenue

30527 (92). Are the present rates of pay and grading suitable? If not, what alterations do you recommend?—No. I consider that officers should rise to a salary of Rs. 1,200 after eight rears; and begin to act as Collectors or Judges

from that period. 30528 (93). If any dissetisfaction is felt, does it relate to the pay or grading of the higher or lower posts or to both?— Chiefly to the length of time required to attain the higher posts.

30529 (99). What is your opinion regarding the substitution for the existing graded system of promotion of a time-scale of salary? If you are in favour of a time-scale, should it be restricted to the lower grades of the service or not ?-A time-scale would be satisfactory for the lower grades, and should be restricted to them.

30530 (102). If you recommend any system of time-scale of pay, please describe it, and state what conditions should be laid down in regard to the grant of increments, promotion to superior grades, there alloweness, and other metters of importance? How do you propose to apply such time-scale in provinces where the scale of pay of the Judicial and Executive branches of the service is different?—The scale which I .would consider suitable is:-

150 Initial pay \*\*\* Each increment subject to passage of examina-560 } 1 year to 2 2 years to 3 600 700

and by annual increments of Rs. 100 to Rs. 1,500 after eleven years' service. The same scale should apply to Judicial and Executive officers. Acting or charge allowances of higher posts would be additional. Approximately, this scale would represent an increase of 20 per cent. on the average salary of the first eight years from Rs. 625 to Rs. 750.

30531 (104). Turning now to the case of the Statutory Civilians and officers of the Provincial Civil Services holding listed posts, do you approve of the arrangement by which they draw salary approximately at the rate of two-thirds of the pay drawn in the same posts by members of the Indian Civil Service? If not, what rate do you suggest for the various grades of the service

30532 (109). Do you consider that the rates of furlough allowances are suitable? If not, what changes do you recommend ?-Yes.

30533 (110). Do you recommend any change in the concession granted in 1893, under which leave allowances expressed in rupees, other than privilege leave allowances, issued at the Home Treasury, or in a colony with a gold standard of currency, are issued in sterling at the privilege rate of exchange of 1s. 0d. the rupee? If so, what change?—No change.

30534 (113). Generally speaking, do any of the present leave rules applicable to the Indian Civil present leave rules applicable to the administra-Service cause inconvenience to the administra-tion, and if so, what, and what remedy do you

leave are inconvenient. An officer should be allowed to take any leave he has earned whenever he can be spared without inconvenience.

30535 (114). In particular are they a contributory cause of excessive transfers of afficers of the Indian Civil Service, and if so, how can this

difficulty be met ?- No.

30556 (116). Do the present leave rules applicable to Stantory Civilians, or to officers of the Previncial Givil Services employed in listed posts, cause any inconvenience to the administration, or press hardly out the officers themselves, and in what repeated in particular, do you consider that separate sets of rules for such officers and for officers and the distribution of the officers and the desirable "—Separate rules are desirable."

30337 (234). Do you recommend the introduction of a system of reduced pensions for such officers as may be found to be in-fificient, but whom it would be difficult to retire without some provision for their subsistence? If so, what do you suggest — I advosate a reduced pension on voluntary retirement, after fificen

years service.

S0555 (239), Do you consider the existing pension rules statished in the interests both of the Government and of the members of the Indian Civil Service? In particular, what is your opinion of the present rules regulating voluntary and compulsory retirement?—I am nuder the impression that the peerion deductions are excessive, and that therefore it is distribution (i) alobsite deductions and (ii) sanction a pension to be paid wholly by Government. A self-lease tin regard to contributions stready levied would also be notessary.

30580 (129). Do you accept as satisfactory the regulations of the Indias Family Pension Fund, or have you any suggestions to make either for their abolition or for their alteration? Have you any proposals to make in regard to the present methods of working such regulations?—Pensions of sons should continue to 24.

30540 (120). In particular, do you approve of the arcluston from their benefits of "Natives of India," who are nembers of the Jadian Civil Service? If not, under what conditions woold you admit them, having regard to the main differences between their social conditions and those of the European members on which the present system is based?—I do not approve of this exclusion. I can not aware of any special conditions necessary.

30541 (131). Do you recommend that such admission should be optional or compulsory?—Optional.

30552 (188). Are you satisfied with the existing organisation of the Indian Uvil Servine? If not, please state what alternative organisation you consider desirable, and explain fully your worker desirable, and explain fully you settleave?—I are not existed that the organization of the Civil Service, taking the Lodiun Civil Service and the Provincial Civil Service together, is saited to the needs of the administration of the future of the Provincial Civil Service together, is saited to the needs of the administration of the future of the administration of Ireland, and largely from the same cause. The multiplication of positions reporting to Special Committee, Boards, and

Departments is tending to produce confusion and disorganization similar to that which prevails amongst the anmerous Boards in Dublin which have their sole co-ordinating hand in the Secre-tary of State for Ireland. (iii) The progress of administration has rendered it necessary to remove Public Works, Forests, Police and Educa-tion from the direct control of the Collector; and is now creating new special branches to deal with Agricalture, Veterinary Science, Technical Education, Excise and Sanitation in numerous forms. The Collector is constantly called upon to intervene to co-ordinate their spheres of action or to bring some authority into effective relation with the people. If he is overwhelmed with the details of Revenue administration, he is unable to watch the activities of these departents and to keep himself sufficiently informed of the sentiments of the people thereon. (iv) The principal functions of the Collector in the future should be three-fold—(1) to know his people; (2) to co-ordinate the work of Special Departments and to guide it into ways suited to the people, (3) to exercise supervision only over the Revenue Officers, the Magistracy and the Police. To enable bim to perform these functions it is eases on the percural trees intractors it is necessary to invest the Provincial Civil Service with a far higher degree of power and respon-sibility. (\*) I. Sind, selected Deputy Collectors are appointed Daftarders or Personal Assistants to the Collector. I consider that these officers would in time be competent to conduct the Revenue administration. For a considerable period it would be necessary for the Collector to rctain appellate and revisional authority. These officers-the term Deftarder is inappropriateshould be given the scale of empluments recently adopted in the State of Mysore for Collectors, sis. Rs. 800-1,000 and 1,200. At the coet of approximately three lakes of rupees per annum for the Presidency of Bombay and Sind, the Indian Civil Service would be relieved of a crushing borden of work (largely routine) and the Provincial Civil Service would be improved in status and reputation to meet the reasonable aspirations of Indians. Since supervision is far more difficult than control, these duties will require of the Indian Civilian greater powers of tact and diplomacy than he has been called upon to possess in the past. This fact emphasizes the necessity of selecting men on qualifications other than pure intellect. (vi) I do not suggest that it would be possible to appoint at once in every in would be positive to appoint at one in every district, a Daftardar with these separate special powers. There are, I believe, 32 Deputy Collectors and 25 Districts. So far as I can conceans and 20 Districts. So Mr as I can judge, it would not be possible, out of these 82, to find 25 mea at once fit for these enhanced powers; nor, probably, would Government be-able to find three lakks of rupess at once. (vii) Further, it might be necessary in a district, such as Poona, to retain an Indiao Civilian as Personal Assistant, and it may be possible in a district, such as Kanára, to continue to dispense with the Daftardár. I would suggest that an experiment be tried in eight districts or two in experiments be tried in eight districts two in each division at the outset. (viii). I suggest that a change of nomenclature be introduced; these officers be styled Collectors; the present Collectors, commissioners; the present Commissioners, High Commissioners in present Commissioners, High Commissioners. [xx] I may note that I have experimented in this direction for five years and have been satisfied with the result.

7th March 1913.]

[continued.

Written Answers relating to the Provincial Civil Service.

30543 (1). Please refer to Government of India Resolution No. 1046-1058, dated the 19th August 1910, defining the general cooditions which should govern recruitment to the Provincial Civil Service and reproduced as Appendix A. Are these conditions suitable, or have you any recommendations to make for their altera-tion?—Suitable.

30544. (6) What is your experience of the officers selected by the different methods of recruitment, which method has proved the most satisfactory, and what changes, if any, in the present system of recruitment do you recommend? For direct recruitment do you recommend. mend (a) open competition, (b) nomination, (c) combined nomination and examination, or (d) some other method? Please describe fully the system that you recommend?—Exemine. I believe that direct appointment by nomination to the grade of Deputy Collector has produced satisfactory recruits. I consider that Deputy Collectors should be appointed alternately by direct nomination and by promotion from the rank of Mamlatdar or Mukhtyarkar.

80545 (7). To what extent are non-residents of the province employed in your Provincial Civil Service? Do you consider that only residents Service? Lo you consuce to at only resucents of the Provinces solvaid ordinarily be recruited?—

Executives. I know only one such officer. Officers of one part of the Presidency me not reputar when temployed in another part of the Presidency. There would be a tronger feeling still against residents of another province. I consider therefore that, ordinarily, residents of

the province should be preferred.

30546 (8). Are all classes and communities duly represented in your Provincial Civil Service? Do you consider that this is desirable, and what arrangements do you recommend to secure this object?—Executive and Judicial. (i) No;

(ii) yes; (iii) nomination, 30547 (9). What is the system of training and probation adopted for officers of the Provincial Civil Service i Do you consider it satisfactory, and if not, what alterations do you recommend?-Officers are left very much to their own efforts. This is not satisfactory and if a course of teaching in a Central College can be instituted for members of the Indian Civil Service, members of the Provincial Civil Service should join it also.

30548 (10). Is the existing system of Depart-mental Examinations suitable, and if not what

changes do you recommend !-Yes.
30549 (17). Are you satsified that under the existing system of promotion the interests of individual officers and of the administration are duly reconciled, and have you any suggestions to make regarding it, particularly on the subjects of selection for higher appointments and of the compulsory retirement of inefficient officers?—I think that the grant of reduced pension after 20 and 25 years' service would be more effective in getting rid of inefficient officers than the power of directing compulsory

30550. (18) To what extent are the functions of the officers of the Executive and Judicial branches of your Provincial Givil Service differentiated? Is any change desirable, and if so, in what direction ?-So far as I am aware, the functions of the Executive and Judicial branches are completely differentiated. No executive officer is a judge and no judge is an executive officer. Certain revenue officers are magistrates but the greatest care is taken that no revenue officer deals with a case as a magistrate in which be is concerned as a revenue officer. thing desirable is to grant magisterial powers to Subordinate Judges in order to train them in criminal work and in order to give some relief to revenue officers in over-worked divisions.

30551 (21). Are you satisfied with the present designation "The Provincial Civil Service?" If not what would you suggest?-The Bombay

Civil Service may be substituted.

30552 (22). Do you accept as suitable the mineiple recommended by the Public Service Commission of 1886-87, and since followed, that the conditions of the Provincial Civil Services as regards salary should be adjusted by a consideration of the terms necessary to secure locally the desired qualifications in the officers appointed? desired qualifications in the onneers appointed? If not what principle do you recommend?—
Provincial. In general terms, yes; but I do not think that the law of supply and demand is strictly applicable. The salaries should be so adjusted in each province as to enable the officers to meet their English colleague on again terms, and to take their place as leaders of Indian Society.

30553 (24) Are the existing rates of pay and grading in the Provincial Civil Service of your province adequate to secure the desired qualifications in the officers appointed? If not, what alterations do you recommend?—Provincial.

No. With the great increase in wealth of the unofficial community and with the rise in prices and in the standard of comfort higher saluries are oow necessary. A larger number of the appointments should be provided in the higher rades and the maximum should be raised to

Rs. 1,000.

30554 (30) Do you approve of the arrangement by which officers of the Provincial Civil Service holding listed posts draw salary approximately at the rate of two-thirds of the pay drawn in the same posts by members of the Indian Civil Service? If not, what rates do you suggest for the various appointments?—Yes. I approve. 30555 (39) Do any of the present leave rules

press hardly in any way on officers of the Provincial Givil Service, and, if so, in what respects? What is, in your opinion, the appro-nriate remedy? In particular, do your egard the existing differences between the leave rules for the European and Indian services as suitable?-I consider that the differences between the leave rules for hoth the European and Indian services are suitable

30556 (44) Do you consider that the existing rules governing the voluntary and compulsory retirement of members of the Provincial Civil Service are satisfactory? If not, what changes do you recommend?—I am inclined to think that if volnotary retirement after 20 or 25 years were permitted on reduced pension, men who are inefficient would be induced to retire, who are managed would be a danger of swell-ing the pension list unduly; but at present Indian officers show great reluctance to retire

and I think it is very improbable that men

Mr. H. S. LAWRENCE.

continued.

would in fact retire unless they were in disgrace or in other words inofficient.

S0557 (46) Are you satisfied with the existing organization of the Provincial Civil Service? If not, please state what alternative organization you consider desirable, and explain fully your views, making any suggestions that appear to you to be suitable? - Fide the reply to question (135) of the Indian Civil Service. In regard to the Judicial branch of the public service, I venture to suggest certain modifications in the present method of appointment. The salary of Subordinate Judges varies from Rs. 150 to Rs. 800 and all are recruited in the Rs. 150 grade. There is no such distinction as is observed in the Executive branch between appointments to Mukhtyarkars on Rs. 150 and Deputy Collectors on Rs. 300. The powers of the lower grades differ from the powers of the higher grades and I think that the method of recruitment should differ also. I offer therefore the following suggestions:-(i) Subordinate Judges should ordinarily be recruited direct to the grade of Rs. 300 on the system at present the grade of Ms. 800 on the system at present adopted; (f) the senior grade of Subordinate Judges should be employed largely on the supervision of the junior grades; (fil) the grades balow Rs. 300 in pay should have a distinctive title—say, Muusit; (iv) appointments as Munsit should be open to the clerical staff of the Judicial branch; (v) promotion should rarely be granted from Muusit to Subordinate Judge. It is important that the Judicial branch should be placed on a parity with the Executive branch. If the senior grades are to be raised to salaries of Rs. 806-1,000-1,200, it may be necessary to reduce the number of appointments. I cannot speak from experience, but I am under the impression that want of supervision leads to impression that want of supervision leads to great delays and much faulty procedure; and that economy would result and many abuses be checked if the senior Subordinate Judges were employed on the supervision and training of the juniors.

## Mr. H. S. LAWRENCE, called and examined,

30558. (Chairman.) You are the Collector of mation, for Indians to get a training in England prior to entry into the service?—No.

30559. How many years' service have you

had?-Twenty two.

30560. Have you spent the whole of your service in the Presidency of Bombay ?—Yes. 30561. You are in favour of confining the

competition in England for the Indian Civil Service to nominated candidates?—Yes.

80562. And inyour scheme you suggest that Indian candidates should receive their nomination from colleges and high schools?-Yes,

30563. And they would also be required to attend un approved University in the United Kingdom? - Yes.

30564. Would such a University course come before or after the competition?—Before the competition.

30565. At what age would you suggest the competition should take place?—I think the present age is best.

30566. Do you suggest that the Indian candidates should be helped by Government with scholarships?-No, not as a portion of the scheme. If there is a separate scholarship scheme, well and good.

80567. Would you approve of that?—I think I should approve of sending home certain boys, but it should he quite separate from this question.

20568. But would you approve of such a scheme ?-Yes.

30569. You are opposed to the proposal to recruit Indians for the Indian Civil Service in India by means of an Indian examination?-Yes, I am opposed to that in any shape or form.

30570. Would your objections to that proposal be in any way overcome if proper facilities were given to the successful candidates to apend a period of time in England at an approved university?—
Under my scheme they would pass after they had

gone through a university.

30571. But would your objections to an
examination in India he in any way diminished, were opportunities given, subsequent to the exami-

30572. Your scheme for the increased admission of Indians is based on recruitment through

son of the free is bessed on recomment through the Provincial Service F-Vec. 93973. You would corease the number of listed pests F-1d on the stated very much import-ance to the question of listing, but I would certainly give them posts which we now held by members of the Indian Grill Service. 30574. Would you sholish the listed-post as we

know it and give direct promotion from the Provin-cial Service into the Iodian Civil Service?—As I understand this question of listing, the idea is that a man gets into a listed post and stays there permaneutly. If you transfer that post and putitia the cadre of the Indian Civil Service, so that he goes up for promotion with other members of the Indian Civil Service, I think that would be more

Givil Service, I think that would be more satisfactory.

SUSTS. Therefore, you would abolish the listed-post as we know it today, with its two-chirds pay and limited promotion, and would about it into the Indian Civil Service, so that officers promoted from the Provincial Service would have an opportunity of being promoted right up the service?—Yes; but I would not make them members of the Indian Civil Service; I would let them have promotion along with the members of the Indian Civil Service. My view of the Indian Civil Service is that it is a portion of the English Civil Service recruited for service in India, and therefore, it is not right to have any entrance into the Indian Civil Service out in India at all. But I would give these gentlemen opportunities of romotion as if they were members of the Indian Civil Service.

30576. But you would not allow them to call themselves members of the Indian Civil Service ?-That is what it comes to

30577. Do you think that that would satisfy the aspirations of the educated Indian community?-It gives them every opportunity of serving the country and every opportunity of promotion.

30578. But, as you go so near to letting them into the Indian Civil Service, what is your

Continued.

object in keeping this distinction?—Because, these must be a minimum of Englishmen appointed in England to maintain the connection between British ideas and the administration in this

Soft?). Could not you have that minimum just the same without retaining this sensewhat invitions, distinction as between officers bedding intel-pasts and the members of the Civil Service?—He could be done, but, rescendly, I do not see any chipted in calling a man by a name which is inappropriate, I would transfer the pasts to the Provinced Service.

30580. You would increase the number of superior posts in the Provincial Service?—Yes. 30581. The positions of Collector and so on

30581. The positions of Collector and so on would be positions in the Provincial Service?—Yes,

within the limits that I mention.

305.50. I say on advants the remitment of
a few military officers to peak in the Indian
Girll Service. Can you fell us why your
suggest that —The suggestion came from the
question, but I think that these military officers
have done will better Privance, and I think they
did well in she portion of the Bondary Presidency
when I spath my early service. We had several
military officers in the Stud Commission. By
selecting a man who has been there or four year
in the Army and giving him prospects in the
Indian Critic Service you would be able to pick a

first dess officer.

30883. Although, the system has been found extristedory in all stronners when it has been tried, it has been one which has tather tended to be witherwar as the Province developed, has it not 2-1 do not know anything about Assam and Bourna, but I believe it is still continued in the Punjah. I do not attach any particular importance to the matter, but the question was asked and I see no objection to it.

30334. In your answer to question (2) you recommend: that the successful cardidates should come out to India and spund thres to five years on prodation F-Not at all; that is connected with the question later on with regard to complexely resimment. I should wish Government to exercise the power of exempleary rationated in the first three or five years of a man's service. I want to tall him he ison probation, and that if he is not estimatedry he may be compulsorly relitted. I do not approve of compulsory nutherents of senior men. 30558. You would have kin put to achive

30585. You would have him put to achive work in the service at the usual time?—Certainly, 30586. But he would be liable to rejection at any time up to his first five years if not found

any time up to his first five years if not found suitable?—Yes.

30587. And you object to suything in the

uature of compulsory retirement at a later period of service?—Yes.

of service — Aco.
30558, Would not you favour any seheme,
with proper safegnards and reservations, which
would ensure the retirement of an inefficient officer — I think it is underitable to shahe confidence, but I think that Government can at present get rid of a man who is really quite mastificatory.

30589. Can the Government get rid of him on a pension adequate to sustain him?—I do not know of any actual case having occurred.

know of any actual case having occurred.
20550. The suggestion which has been made to
us is that there should be a method of computery
retirement for an officer who is not considered
efficient, and that when retired be should be given
sufficient subsistence?—I have suggested optional

retirement on pension after fifteen years' service and I think if a man was really inefficient he would find service was so unsatisfactory in various ways that he would very soon retire optionally.

30591. You prefer to leave the discretion tothe individual rather than to the Government?-I

think he would very soon exercise it.

20592. Yon acy that the present block in promotion indicates an immiliatency of superior posts. What would you suggest for gothing rid of that block and making promotion more satisfactory?—I have suggested a time-scale up to elever years' service. As regards extra superior posts, I timit there are certain post that Civilians would be more smit-factory in; for instance in the Educational Department there are peaks of I respectors of Primary Schools, very important posts indeed, and they are hold at present by cohool master, men who have had no previous training in district life. I think those important posts ongels to be lodd by Indian Civilians and that they should be called interest of the superior to the su

superior posts.

30593. You would transfer some posts from
the Special Services into the Indian Civil Service?

30594. Would you do that on its merits or with a view to getting over the difficulty of the paucity of superior posts in your service?—I think it is advisable entirely in the interests of the

administration.

30896. In your answer to question (186) you say, you are not satisfied that the organization of the Civil Service, taking the Indian Civil Service to gether, is suited to the needs of the administration of the 1thney con suggest, first of all, defining more specifically the powers of the Collector. What is there under the three head you give which he is not already doing ?—He is engrossed in the control of the Revenue Department and defauled artimistication, whereas I think he neight to be enrecising supervision and

having more time and leisum for his other duties. 80096. You say that he is constantly called upon to co-ordinate the work of spoids departments and to guide them in a way suited to the pople. What power would you suggest he should have which he has not got at present ?—I do not dishet you require to change his powers in any way. He has no time to attend to them.

30597. You suggest he should be relieved of certain detailed work and thereby enabled to pay more attention to this supervisory work?—

That is so. 30093. And you suggest that could be done 30093. And you suggest that could be done you making the powers of the Deputy Collector II. It is only in Sind that we have these Deputy Collector who are Personal Assistants to the Collector, and they are only in four districts of Sind. In the Presidency titly have not such an officer at all. They used to have one in one district,

but I think that officer has been abolished.
30599. Do Personal Assistants to a Collector-have practically co-equal powers with the Collection.

tor?—The Personal Assistant performs such duties as the Collector delegates to him.

30600, Could you tell us what duties he obligates to these Additional Collectors which are not deligated in other Frovinces F-At present F an away from the district and my Daltardar is toming round on my helalf in two Talukas that I am not able to visit. He is inspecting therefores there and will lies under regarding any—offices there and will lies under regarding any—

thing he sees wrong in the administration of those offices. When I get back he will show me his notes and orders and inform me what he has done, and if I disapprove I will alter thom. But he is an experienced man and I have no reason to suppose I shall have any occasion to interfere.

30601. Is not that work being done also by Deputy Collectors in other parts of the Presidency? -No. There are Deputy Collectors in other parts of the Presidency but they are in charge of Sub-divisions and are not representing the Callector. A Collectorate is divided into three Sub-divisions, one or two of which are held by Assistant Collectors, and one by a Deputy Collector, and those are officers who work on their own responsibility and have their powers rather sharply defined, and they have to apply for sanction for various things. But this Daftardar would represent the Collector and give instructions to the Sub-divisional Officers.

30002. Do you suggest that, given those additional responsibilities under the Collector, be should be given a higher salary ?-Yes.

30603. What would you give bim?—I have stated Re, 800, Rs. 1,000, and Rs. 1,200.

20604. You suggest that eight districts in the Presidency might be treated in this way. Does your cultimate of three lakks cover the whole of the twenty-five districts or merely this partial amount?-That assumes the whole of the cost

amount?—That seventually, the total.
S0805. So that you could experiment eight districts for a sum much less than that?-If you adopted the scale of pay suggested it would only work up gradually to the Rs. 1,000 and Rs. 1,200 grades; but, if it were in full force and the men had been working for some time, the too men man new working to the time, the average would be Re. 1,000 per month per man, Re. 12,000 per year per district, and eight districts would mean a lake of rupose.

36606. For how long have you been earrying out this scheme in your district?—I began to try it.

five years ago in one district, and I went on with it in a second district in which I have now been

for 34 years.

30607. Do you find it satisfactory?—Yes. 80608. Do you find it relieves you of a lot of detailed work, and thereby enables you to do more efficiently the larger supervisory work?-Yes.

That is my idea.

That is my uses.
Softing. Do you find that the work done
by these Assistants is as efficiently done as
on would wish it to be done by yourself?—
Thines may go a little more slowly than if one
was doing it one's self, but one cannot do ever
thing. Things are not done by others exactly as one would do them one's self.

30610. But you regard it as a satisfactory form of delegation?—Yes.

30611. Do you give your Assistant Deputy Collector any appeal power in magisterial work?— No; the magisterial duties are entirely retained by myself.

It is only the detailed revenue work 30612. that you place on his shoulders?—Yes.

30513. Am I right in inferring from your answer to question (46) in the Provincial series that you would carry out a somewhat similar form of delegation in the Provincial Service?-That is not quite delegation. I suggest that these Subordinate Judges might relieve the Sessions Judge of cases. In delegation the responsibility rests with the man who delegates. In a Sessions

ease the Sessions Judge would retain no respons-

30614. You suggest that he should hand it straight over?—He must if there is a penalty to be inflicted.

30615. You suggest that recruitment to the Subordinate Judgeships should be made into the second-grade on Rs. 300 a month. Do you mean by that that all officers now recruited into the third and fourth grade on Rs. 200 and Rs. 150 should be recreited direct into the second on Rs. 300 ?- I am not prepared to adhere to the details in those suggestions, as I do not know enough about the subject. What I want to draw the attention of the Commis-What I want to answer an arrangement of you recruit cion to is that you get better material if you recruit direct at a higher grade of pay. We have had cases in Sind of fairly good men coming in on Rs. 150 and throwing up the appointments because they did not get promotion quick enough, and I think those men were probably worth recruiting at Rs. 300 direct.

30616. You think Rs. 150 is too low ?-If the Judicial Department can work out any scheme on

that suggestion that is all I wish.

30617. You do not desire us to take this as a specific recommendation but only broadly as your belief that the recruitment of Subordinate Judges should be on a higher salary than Rs. 150?—Yos. 30618. If you were asked which would be the

most popular in the service, increased pay during service, or more favourable conditions in regard to pension at the and of service, which would you suggest?-I think increased pay; it is more

30619. You bave suggested certain medifications in the present pension scheme: have you any ideas on that ?—I should like to see a scheme worked ont by which a Provident Fund should be started to which Fund men contributed from the first dur and to which Government sided a similar proportion, as is done in various public funds in India A man might contribute 4 per cent. of his pay and Government might add 4 per cent. every month. In the case of death that sum would be of course the roperty of the subscriber. property of the subscriper. In these work the finish the pension might be reduced from the net sum of \$1,000. One advantage of such a net sum of \$1,000. The subscription of the subscript If that were done scheme would be that while I think the contributions should be so calculated as to provide a total possion of £1,000 after twenty five years' service, if a man continued his service up to thirty-five he would, with the additions of the 4 per cent. and of the Government contribution, at thirty five years' service he able to purchase for himself an ammity considerably in excess of £1,000 a year.

30620. So that you would favour a scheme hy which an officer received something below £1,000 as pension if his 4 per cent. deduction, supplemented by Government, went towards a General fund which would prohably, at the end of his service, enable him to buy an annuity which would make up the £1,000?—Yes, or give him the capital.
30621. If he went on after twenty-five years'

service be would probably get more than the £1,000 ?---Yes.

30622, (Sir Theodore Morison.) In your answer to question (136) you say that you have "experimented in this direction for five years," and I should like to know whether there are any points in that experiment which you did not explain to the Chairman just now. I understood you to say that your Daftardar was touring in earnp at the present moment for you, and I should like to know what other daties would devolve upon him ?-He conducts the whole of the verna-

cular correspondence on my behalf, 30628. Do you have to check it?—We have the same office and he comes to see me regularly and he tells me of any important husiness that is on and asks me about it, and in important matters in the verme dar, say hig grants of land or any-thing of that kind, he makes a note in English for

me and we discres it. 30624. And he acts by himself?—He has authority to act by himself. Of course, there are the relations with the Assistant Collectors and Deputy Collectors to be considered. This experiment is purely a private affair, and I told my Assistant and Deputy Collectors that if they received any orders in the vernacular signed by my Assistant which they thought were erroneous they were at liberty to write back in English or write me privately and ask me to reconsider them. But, cannot remember having received any such

letters. 30025. It is not an integral part of the system that the correspondence should be in the vernacular, I suppose; you would be prepared for your Deputy or Assistant Collectors to correspond in English?-Yes, it is the custom to put more important things into English. That is a rough-and-ready division of routine duties and more important duties.

30026. As English education progresses in Sind will not the correspondence be more in English?—Then you must divide up your subjects. \$0627. You would still advocate this whatever

language they were conducted in ?—Yes.
30128. Is there anything else which forms
part of your experiment in the shape of devolution?—He does a great deal of inspection work,

ordinary village inspection work. 30629. When you are there?-Yes. We tour and camp together ordinarily and he goes out in one direction inspecting and I go out in another. There is a very detailed check of the cultivation of fields and by which is settled the assessment in the

fields. We have survey numbers with boundary marks which have to be kept up, and the village officers have to be made to see that those are in proper order. The detailed checking of these things is very laborious work, and that is done by the Daftardar.

30680. With regard to what you say about supervision and control, I should be glad if you could define to us what is the difference between those two things?—In control I take it you issue the orders yourself; in supervision you look around and see if you can find anything wrong and set it

30631. But, you imply something rather closes to your relations with special departments, I see that you have to co-ordinate the work of special see that you have to co-ourness the work or special departments and to guide it into ways suited to the people, and that implies some sort of authoritative advice?—We are being appealed to for advice all the time and we have very little time to find out the proper facts and to give the advice required.

30622. You do not include that in supervision? By supervision you would mean something more direct than giving advice ?- I speak of supervision for the Revenue Officers, the Magistracy, and the Police; in regard to the special departments, it is not supervision but advice.

30633. With regard to those three departments you would retain a close connection?-Certainly, 30634. But the actual work is to be done very largely by other persons?-Yes; I retain the

Magistracy exactly as it is now. 30535. In the case of the Magistracy in Sind,

what actual magisterial work is done by the Collector?-Original work none, or one case in

30636. Consequently, there is an enormous increase in the importance of the Provincial Service officers upon whom the work is devolved?-Yes, 30637. That is an integral part of your

system?—Yes.
30638. That the importance of their functions

is very much increased? - Yes. 30639. And you offer them a much higher

salary?—Yes. 30640. (Mr. Chanbal.) In answer to question (2) you recommend a system of nomination hefore admission to the examination and a period of probation of three to five years. How long before the examination would you nominate the candidates for appearance at the examination?-My suggestion is purely tentative but one which I think should be worked out in England rather than here. The nominations should be given to

30641. My question was more with reference to Indian candidates?—The same would apply. 30342. In their case the nomination would have to he some years before the examination,

would it not? -Yes.

headmasters of schools.

30648. Could you have it soon after they graduated from the University here?—I take it it should be given before the candidate enters on

his University course in England.
30644. That is to say, the nomination must

be in India?-Yes:

30645. The sort of certificates you require in order to enable a person to be nominated are also necessary at the present day, are they not, certificates from the high school and the affiliated college which the candidate had attended, and the necessary attendance at an approved University? Is not that done in respect of Indian candidates who wish to appear for the competitive examina-tion?—Yes, but I believe a very slight acquaintance is required with a candidate to give those certifi-cates at present. I am not acquainted with them

beyond knowing that such cartificates are given.

30646. In answer to question (10) why do you italieuse the "all"?—I think that is a question to be addressed to the Secretary of the Commission.

30647. If you mean that you are not particularly interested that all communities should be represented I have no question to ask? - I am not. It is impossible to represent the lower castes.

30648. I thought you might have meant some special emphasis by the "all"?—There may have been, but I do not remember now.

30649. In your answer to question (88) you recommend, that Subordinate Judges should be invested with magisterial powers. Does that myested with magisterial powers. Does that mean that the Executive officers should be divested of them and the Subordinate Judges should be invested with them? -No.

30650. You want the present Executive officers to exercise magisterial functions and in addition Subordinate Judges?-Not all Subordinate Judges, but I think it is very important Subordinate Judges should have experience of criminal work.

7th March 1913.]

Mr. H. S. LAWRENCE.

continued.

3065). You look at it more from the point of view of training the Subordinate Jadicial Service in criminal work than from the point of view of differentiation of functions ?- Certainly. at all admit that any evil exists at present.

30652. I suppose you mean there is a belief in

30032. I suppose you mean mean that there is that.
30033. Have you been hearing this cry for the
separation of the Executive and the Jadicial?— My last answer requires some qualification perhaps. I am not at all sure that there is any such outery among the criminal classes, who are chiefly affected. This outcry, as I understand, began in 1886, when the National Congress made this one of their resolutious, and so far as I knew they have repeated that resolution unchanged for

twenty-six or twenty-seven years. 30654. When it began in 1836-87, whether it was with the Congress or anybody else, there was an actual complaint at that time?—No doubt the complaint had been felt, but I think the Congress may not have been aware that in 1882 there was an alteration of the law. Previous to 1882 Magistrates were able to try cases which, as Bereaus officers, they had ordered to be tried, but in 1882 that power was taken away from them. It is only gradually that that section has become known throughout the country. As long as it was unknown no doubt the complaint was made, but for many years past there has been no ground whatsoever for the complaint, and from my acquaintance with the oriminal classes I do not think

they feel any inconvenience or fear.

80655. Do you think that the Magistrates have
any training in Criminal Law?—They pass their
Departmental Examinations.

But they have no regular course in 8065B. Law which they take as a preliminary to getting their appointments?—They have no theoretical fraining, but many of them act as clerks to Magistrates before they pass that examination

and get a practical finalizing in that way.

30857. In your province, for the purpose of
the trial of a case, are there not occasions when the counsel, and witnesses, and parties have to move about with the camp of the Sub-Divisional

Officer ?-Sometimes.

30858. Is there any complaint on that ground?—There is considerable complaint amongst the Pleaders who have to attend courts in some out of the way places at times, but I do not think there is any serious complaint amongst the people, Naturally, very often the camp is pitched close to the man's village

What about the witnesses who have to 30659. appear?—The witnesses do not have to go about from place to place frequently. The magistrate often fixes his camp to try a case in a locality

convenient to the witnesses.

20060. Supposing that a magistrate is touring round and be has three Talukas -A, B and C. and that while at A a complaint from B comes to him. Does he take enguisance of it there?-

30861. And he fixes the day for the trial of the case at a time when he would be at Talnka B ?-Yes, if he had an opportunity of doing so.

30562. Do you think there are inconveniences caused by that?-There is inconvenience to everybody who has to go before a criminal court at any time, but I do not think the inconvenience of having to go to a touring efficer is anything more than of going before a Resident Magistrate.

30663. Would you attach any importance to what the Pleaders suffered when they represent the parties ?—I think they obtain their oaid pro quo; if it is a very inconvenient place they get a very high fee.

## (Adjourned for a short tame.)

30364. (Mr. Sty.) With regard to your scheme for the further employment of Indians, I understand you recommend that Indians could safely be employed in the service up to a proportion of about one-fifth? -Yes.

30665. That one-fifth refers to the Bombay

Presidency? -- Certainly.

30666. And you recommend as the most suitable system of pecruitment, the promotion of officers of proved merit and ability from the Provincial Civil Service? -Yes.

30367. You have suggested in answer to certain questions which were put to you that this might be done by transferring certain posts from the Indian Civil Service cadre to the Provincial Givil Service, and making it a self-ontained Service, with certain posts of Collectors and Judges attached to it? — Yes.

30668. Be you consider that there would be any great objection in effecting this object by another scheme, more on the lines of the Sind Mixed Commission with which you are acquainted. That is instead of having a self-contained Provincial Civil Service with superior posts, officers from the Provincial Civil Service should be promoted on to the same list with the Indian Civil Service members,—on the same list as the Mixed Commission?—In the first place that was not the system of the Sind Commission. The Sind Commission had a separate promotion list of their own. That is a detail

30669. On the lines of the Panjab Mixed Com-mission, or the Burmese Mixed Commission, and others ?-I still prefer having two entirely separate caires; for this reason, that if you have the amalgamated list you would have officers of the amagamated ust you would nave officers of the Indian Civil Sorries proper refiring after twenty-fire years, and you would have officers of the Provincial Civil Service remaining in service up to the very last moment possible, and in to course of years you will have in this afficed Com-mission a block at the top of Provincial Civil measure a recent us see cop or reorman other Service officers who are not holding the whole mamber of superior appointments. I presume, you still propose to retain the one-fifth allotment for the Provincial Civil Service.

30370. The question as to whether ture would or would not, be a block at the top of the Mixed or would not be a note at me top of the Arizon Commission, would depend entirely upon the age at which the Provincial Civil Service officers were recruited to that mixed commission. At present, the objection we have had put forward to Provincial Service officers holding listed posts is that they are recruited so late in life that they have not a chance of getting up to the top of the list of Collectors? - Under the scheme I have suggested there would be direct appointment to the grade of Rs. 390 alternately with appointment by selection. Therefore those men so appointed direct would presumably serve for thirty or thirty-five years and they would cause a block, I think,

30671. The objection you have stated to their being made what you call members of the Indian Civil Service would not be an objection which would apply to their being made members of the Mixed Commission?-No, it would not

30672. I understand your objection to their being called members of the Indian Civil Service is due to the fact that the members of the Indian Civil Service at present are recruited by an entirely different method, by open competition in England, and that you do not desire any man, no matter whether he be a European, or an Indian military

officer admitted to the Commission, or any other

officer, should also be styled a member of the Indian Civil Service?—I had not considered the military officer in that regard. 30673. As a matter of fact, the military officer that was posted to a Mixed Commission, and performed exactly the same duties as a memher of the Indian Civil Service, was not styled a member of the Indian Civil Service, was he?-I

have no acquaintance with any such. 30674. He was not. In answer to question (43)

you have given the opinion that the system of one year's probation was harmful? - Yes. 30375. What particular harm do you consider was caused by that one year's probation?—It was a waste of time.

30676. That the officer learnt nothing that was of real importance for his future duties during

that year ?- Very little. 30677. If the present limit of age were reduced, do you consider that a combined system of probation and training could he successfully given in India ?—Yes.

30678. Another proposal you have made is for the voluntary retirement of officers after fifteen years service. Considering the expensive and fairly long training that an officer undergoes before he starts rendering full service to the State, do you consider that it is reasonable, from a Government point of view, to allow an officer to ratire voluntarily at the end of fifteen years' service?—I do not think you get good service from a man who is kept against his will. I would not tempt him to go by any extravagant emolu-ments of pension; but I have known one case certainly where a man who was of no nee to Government, would have willingly gone on any terms after about that period.

80679. Would it not also be the case that some officers who were, perhaps, of the highest use to Government, the most successful officers, might be tempted under those terms to retire and start another career in life? In other words, that instead of having the effect of getting rid of the bad men it may have the effect of inducing the good men to go?-Yes, there would be that danger. I think that danger could be obvinted by refusing to allow them to retire without permission.

30680. Then it would not be a scheme of voluntary retirement ?- If it was the wish of the officer to retire and Government raw no objection, I would let him go. To that extent it is

30681. In answer to question (125) you have stated that the pension deductions are excessive. From what point of view do you consider that they are excessive?-I understand that actuarial calculations have made that out of the £1,000 pension which the Indian Civilian obtains not more than £600 is actually paid by Government, and that the balance of £400 is obtained from these deductions from all the members of the service.

30682. Can you tell us what actuarial calculations that is based upon ?—I do not know. I say that is an impression

30683. Simply an impression ?—Yes. 30684. With regard to your scheme for decentralisation by giving further powers to the december of the Collector, was that scheme ever put forward by the Decentralisation Commission?—Not to my knowledge.

3038. You know that Commission, after

having considered the question fully, preforred a scheme of decentralisation based on divisions of area, by giving larger powers to Sub-Divisional Officers for the relief of a Collector, in preference to the one you have suggested ?-I do not know that,

30686. As a matter of fact, what would be your opinion of an alternative method of decantralising work, by relieving the Collector, and giving increased powers to Sub Divisional Officers in preference to concentrating them upon this Personal Assistant? I have heard of this for twenty odd years, I think, and I have not eeen any good result.

30687. Do not you think your scheme would depend very largely upon the character of the Collector, as to the actual amount of power that would be handed over to this Personal Assist-

ant? Certainly.

30688, Again, would not there be the likelihood of difficulty arising in carrying out your
scheme owing to the fact that if a Personal Assistant were thus empowered to give orders to the Assistant Collector, the Assistant Collector might, in his turn, become officiating Collector, and be the immediate superior of the Personal Assistbe the thandstate superior or the resonal Assistant P—Difficulties may raise under any subsans; but I do not see that that particular difficulty is likely to arise. That system, I think, would tend to produce toleration on both sides. Men must learn to know each other, and work without friction. Of course there will be friction under any system

30689. There is no other system under which one week one officer may be the superior of the other, and the following week the positions may be reversed ?- I cannot at the moment think of any

similar analogy, but probably there are some.
30690. Take it from the point of view from
which you have considered it, as an improvement
of the prospects of the Provincial Civil Service. Do you think that a Provincial Civil Service others would prefer such a scheme as you have described to that of being himself in independent charge apart from the Collector? - If he has the position and pay suggested, certainly he would prefer it. 39691. An independent charge? I take it

that there would be no change in the pay and position of independent charges, and there is this great improvement in the pay and position of these suggested officers. In such circumstances Deputy Collectors would aspire to be Personal Assistants.

30692. Do you not think they would prefer more independent charges than that of being Personal Assistant to the Collector?—I have discussed this point with several Deputy Collectors, and they all expressed their very great gratificatiou at the possibility of any such scheme being brought into force.

30693. With regard to the present methods of recruitment for the Provincial Civil Services in the Bombay Presidency, you have an upper and lower division in the Executive Provincial Civil

Service. The upper division is recruited, in a very small proportion, by direct recruitment, on an average of about one appointment a year, and the rest is recruited by promotion from the Mamlatdars ?-Yes,

\$0694. And these Mamlatdars, I understand, no originally recruited on an initial pay of Rs. 50 a month?—Yes.

80695. Can you tell us from your experience whether that system of recruitment, starting as low down on the scale as Rs. 50 a menth, does in practice secure the best men for the important ests of Deputy Collectors in the Provincial Civil Service?—You get very good men who force their way through by stress of competition; but I should myself profer to see a larger number recruited direct

30696. If, as in most other provinces of India, there was a substantial proportion of direct recruitment to the nost of Deputy Collector on Rs. 200 or Rs. 200 a month, do you not consider that that

ns. out a mount wo yet not consider that a would lead to a substantial improvement in the class of Deputy Cellectors?—Yes, I think so. 30697. (Mr. Kicker), At what age did you are your competitive examination?—Seventeen. 10699. You came in under the earlier

system ?—Yes.

30699. And yet, on the whole, you think it is well to take men at rather a later age?—Yes. 30700. May I infer that you are quite satisfied with the men who have been coming out

under the recent system?-No, not quite satisfied.

30701. Do you think that they are as good as you could get under any system of recruitment?-I have suggested that there should be a system of nomination

30702. But as far as the age goes, you say you do not find that they are under any great disability ?-No. On the whole, I should prefer to see a man come out to India at the age of twenty four. I think he comes out a little too old after a year's probation. I should rather prefer to see him some out at twenty-four than to come out at twenty or twenty-two as was the case in my time.

30703. Do you think that they made more mistakes when they came out at an earlier age tban they would be likely to make now?—I think so. I can recall no purticular glaring instances, but it is obvious that they must be less mature in

judgment. 30704. I suppose that if a man happened to be unsociable or rather rough by nature he is less easily absorbed if he comes out at twenty-four than if he comes out at an earlier age?-Certainly.

30705. And it is probably for that resson that you would like to see a system of nomination added to competitive examination ?-You said because of his roughness.

30706. I said a few people come out who are rather rough and nasociable and cannot enally be absorbed?-In general terms, yes.

30707. Do you think that with the scheme which you have indicated in your answer to question (6) you would really get a different type of men from the type you get now, because under as must from one type you get now, necessite under the existing system practically every man obusse with a good testimonial from his school codlege?—Not as regards his manuers, I think. 30708. You wish a specific testimonial as to manuers at think that is a very important matter here. A good deal of the trouble one heavy

so much talked about in the Press arises from their manners, and I think you ought to have some guarantee that the man is not essentially had mannered.

30709. Do you think there are many incurable eases of bad manners? - Bad manners at twenty-

four are fairly well set.

20710. You advocate that Subordinate Judges should be vested with magisterial powers. It has been submitted to us that it might be desirable to recruit some of the Sessions Judges from the Government Pleaders in District Courts: would yon tayour that suggestion?—On the whole, no. 30711. May I ask why?—Because I want to build up the Provincial Civil Service to as strong a

self-contained body as it would be possible to get.

30712. It is rather in the interests of the Provinctal Service that you would oppose the suggestion, not because you do not believe that the Government Pleaders would be suitable?-I was going on to say that I rather question the idea which is held in England that a lawyer will necessarily make a good Judga. I have not got sufficient exparience on the subject to speak definitely. I merely say that, personally, I am inclined to doubt it.

30713. I notice that you do not attach much importance to legal training as a part of the equipment of the cavillan? -- I think I made rather an elaborate scheme for it in my answer to ques-

tion (64).

30714. In your answer to question (44) you say that there should be no probation in England under the present system ?—Yes.

30716. And therefore, I presume, no special legal training in England?—No; I think you can get that legal training out here.

30716. You think it can be got quite as well out bere?-For the Executive service, that is ; I distinguish between the Executive and the Judi-

80717. Would you propose that your Judioial officer should have a further period in England prior to coming out?—I do not think that there is time for it. I should like to have him out here; and after be has done his four years in learning the language and something about the people then let him go home and be called to the Bar.

30718. You attach more importance to his being called to the Bar than to his reading in Chambers?—No. I have nothing to say upon

that point, 30719. (Mr. Madge.) In answer to question (9) you lay greakstress upon the necessity of recruitment for the Indian Civil Service in England alone; and in answer to question (5) you say that the theory that the top men in the examination are the best is opposed to all practical experience. As this last opinion is altogether against the competitive system as a whole, do you look exclusively, as you suggest is answer to question (6), to nomination to correct this mistake?-It seems to me that nomination will not affect the question of whether the top men are the best, or not.

\$0720. But if the idea that the top men are the best is a delusion, then the only means which you suggest for correcting that hes in nomination, does it not? How else would you do it?—It seems to me that these two questions are totally distinct. In question (5) I am asked whether I consider that the combination of the open competi-tive examination for the Home and Colonial Civil Services with that for the Indian Civil Service is or is not to the advantage of Indian interests. That is apparently based upon the view that the Home Civil Service attracts the best men because the top men take the Home Service. My theory, for whatever it is worth, is that the Home Civil Service does not get the best men by getting the

top men. 30721. Your opinion that the top men are not the best does not apply to the men who come out here? What I mean is this. The essence of all competition is that you select the top men, no matter for what service; and if you believe that that is not quite sound your recommendation is to correct whatever mistake there may be by nominations: is that it?-No. This is merely an obiter dictum. The theory opposed to all practical

experience merely refers to the question of whether

the Home and Civil Service Examinations should be combined or not.

30722. You lay great stress on the necessity of recruitment for the Indian Civil Service in Brighand alone, and you go on to say that a larger proportion of the superior posts held by the Indian Civil Service should be thrown open to Irdians. Then you say that the proportion may be one fifth instead of one-eighth. Do you think that the Government have not hitherto raised the proportion because, on the one hand, the irreducible minimum of the European element has been renched: or, on the other hand, because they have not had sufficiently competent men to push up?— I cannot answer that question. I do not know what has been the reason of the netions of the Government in the past.

80728. Do you think that there has been, or that there is now, a sufficient number of competent

men to yush up to that proportion ?—I think that there will be in the future. 30724. But not at present?—That question, I think, must be taken with another answer which I gave, namely, that the terms of service of the present officers of the Indian Civil Service must be respected: that is, that you cannot throw open the one-fifth of those appointments immediately: you must bring them in at the bottom of the cadre, and let them work their way up for

promotion gradually. 80725. Have you in your District any number

30725. Have you in your District any number of domiciled Europeans or Anglo-Indians in the Provincial Service?—Yes. 30726. Other things being equal, are they

about as good as the other members of it; as efficient ?-Yes.

30727. As regards age-limits, do you prefer the older age for men to come out because you think that character is better formed at home

than out here?—Yes.
30728. And if there are defects they are

more easily traceable ?-Yes.

30729. As regards Indians, do you think there is any great danger in sending comparatively young men to England at an earlier age?—At what age?

30730. It is a question of earlier or later. I believe Indian parents object to sending their sons away on the ground, for one thing, that it exposes them to great risks before their character is formed; and, for another thing, that it allemates them from the conditions to which they return later in his and in lite, and with less sympathy for them. On those two grounds, do you think that Iodiens should be sent home earlier or later, comparatively?-Comparatively, later.

30731. You are rather opposed to specialising in the education at home?—Yes.

30732. Accepting Lord Macaulay's view but in these days there seems to bave arisen the need for specialising in particular departments out bere, such as Agriculture, Chemistry, or so on. Do you think that if optional, special, subjects were introduced into the syllabus it would be an advantage or no advantage in the competitive examination?—I have left the

eramination entirely alone, because it is a good many years now since I had anything to do with it.

20733. But you may have an opinion with regard to the needs which mature in this country. Considering the need of specialists which is being disclosed more and more in this country with reference to Agriculture, Chemistry, and other things, do you think that if optional subjects were introduced into the competitive syllabus at home it would be no advantage or disadvantage?—I do not think there would be any objection to introducing them as optional subjects; but my opinion is valueless

on the point 30731. You think that the officer of the Revenue Department should have at least four

years before bifurcation?—Yes.
30735. Is that because you think be acquires valuable experience that can be of great use to bim, no matter what his future career is? Certainly.

30736. With regard to entering the Judicial Department, you do not think four years too short a period: would you protect it it it can conveniently be done?—I do not think it can be protracted.

30737. On account of the administrative diffi-SUTAT. On second or the administrative our colless F-To get your officer ready for service as a Sessions Judge after ten years, you must, if this scheme is to be accepted, much him through this Bar. Examination at home, and there is no time fee bin to spend longer over the preliminary duties. of learning the revenue work and learning to understand the people

30738. But suppose the final decision on the matter by Government was that the bifurcation period should be put much further on, do you not think that the experience gathered would be increasingly valuable?—He would certainly have

more experience.

30739. It would be valuable in either branch of the service ?-Yes: but it would not fit in with the scheme for giving him training in law.

30740. That would depend, of course, upon the scheme which was adopted. Finally, with regard to your very interesting devolution scheme have you over reported upon it to Government with a view to the merits or demerits being generally

known?—No.

30741. Do you think it would be advisable to
do that?—I do not think it is for me to offer to
report on the subject. The Commissioner in Sind knows what has been done

30742. The Commissioner knows?—Yes, 30743. (Sir Murray Hamaick.) Have the efficient in Sind got any hill-stations to which they can go and take a short leave? If they can get savay for short leave where do shey generally go?—From the north of Sind they go to Quette. 30744. Would you recommend a system by which officers should be compelled to take short

leave every year, or every two years, instead of the leave being allowed to accumulate and added to furlough?—No. Mr. H. S. LAWRESCE.

contenued.

30745. Se far as you know, do many officers take a month's leave to go to Questa?-Prom the south of Sind I do not think any one would go away on account of the climate. In the north of Sind, you are allowed, when you find that the river is not giving tamble, to run up to Quetta for fourteen days at a time, and carry on your work from there. It is a concession which is not much availed of because the river is always giving trouble.

30746. With regard to this idea of yours of having Personal Assistants, the Commissioners in Bombay have this kind of assistants, have they not? Does not every Commissioner have a Personal Assistant?-Yes.

30747. Does he do this sort of work, or is he simply a Secretary, do you know?-He inspects on

behalf of the Commissioner. 30748. Is he a Deputy Collector from the Provincial Civil Service ?—Yes,

30749. The same system has existed in some other parts of India for some time, and the objections that I have heard to it have been, first of all, that the Collector gets out of touch with his office very often; that is to say, that he neglects to look after the promotions in his office; he gets set of touch with his clerks and, in consequence of that, one set of favourites of the Personal Assistant are very apt to get the rule of the office. Do you think that is likely to be a danger?—Certninky, it is a danger. 80750. It is a danger which can only be

counteracted by the personality of the Collector?

Yes,

30751. Another objection which was brought to my notice the other day was that the system was exceedingly unpopular throughout the District because the village officers and anterdinates out in the District found that they had to deal, not with the Collector, but with the Personal Assistant; and they did not like it at all; whereas, in former days, they were introduced to the Collector, and he then would hand over the accounts to the clerks in the office to be examined. Now, they do not see the Collector at all. He sends his Personal Assistant to do his examination work, and the people never get a chance of seeing him. Do you not think that is likely to be an objection Do you not time that is newly to be an objection to that system ?—There are great disabilities. It depends entirely how it is worked. Personally, I visit every Taluka Office and see all the officers

year cert,
personally. Who is this man year speak of as year
Personal Assistant. Was he your real Personal
Assistant, or was he Deputy Collector, a Sheraidia-

the populiar title of Daltardar.

30753. Does he exist in every District: is there such an appointment as Daftardár in every District?-He existed in all the Regulation Distriets, previously, in Sind, but not in the two non-Regulation Deputy Commissionerships.

30754. Do they exist in the Bombay Presidency?—No. Recently, there has been a re-distribution of three Districts in Sind, and the Daftsrdars were abolished, and the Presidency system of baving a man of the grade of Manilaidar was introduced.

30755. The same as the Sherishtadar down in the south ?-Yes.

30756. This Daftardár was a Deputy Collector and not a Mámlatdár: is that so?—Yes, be was a Deputy Collector.

30757. Have you had any experience of the iven magisterial powers? You recommend it. Have you had any experience of over having seen it in operation? I understand it has been done in Bombay when there has been famine. Have you ever seen it in operation ?-No, I have not

you core seen it in operation 7—No, I have not personally acre it. 30758. Do you not think that the two functions of being a Magistrets and a Civil Judge are rather inceneratible? The Subordinate Judge are represent to most Fensieness has a very high reputation for hard work and freedom from all contemption. Do you not think a great deal of that reputation is due to the isolated position which he holds as simply sitting it court and harring and trying cases, and doing nothing ordicide his Court; but that if he was given margisterial powers, and had to deal with the police directly, and very littly inspect the venues of crimes, and very likely inspect the seenes of ormes, and take the dying depositions, and attend postand the dee you not think that the reputation which the Subordinate Judge now has would very likely be affected by it?—I hope not. I think it would be a very useful training for him in practical work.

30759. From another point of view, do you not think it would be exceedingly difficult to keep up the efficency of the civil work which is done by the Subordinate Judge if he is likely to be which strike one at once. Do you think that would seriously affect the success of an experiment of that kind?—I would confice it to those Subordinate Judges who were likely to rise to Sessions Judges. These evils which you speak of are serious in their way; but they are nothing, in my humble opinion, compared with the evi of appointing a Subordinate Judge straight to be a Sessions Judge, and putting him to try really serious criminal cases without any experience

30760. Subordinate Judges are, generally, tested as Assistant Judges and given selected easy cases to begin with, are they not?-Still, they are much more important than magisterial

30701. In some ways perhaps. Then you recommend the division of your Provincial Civil Service into Munsifs and Sob-Judges. That, of course, is the devision which holds in a great many Presidencies outside Bombay, and is perfectly satisfactory. But, do you think it would be a satisfactory arrangement to recenit your Munsils from the derival staff of the Indicial branch? You say in answer to question (46) that you would like to see the appointments of Munifs open to the clerical staff of the Judicial branch. Do you think you would be likely to get good Munsifs by taking cherks out of Judges' offices?-You get

some promoted in that way already.

30762. Some people have told us how objectionable the system is. Do you not think it would be much better to recruit Munsifs from persons who have taken a law degree, and perhaps taken out a Pleader's certificate, even if they have not practiced?—Then you get mixed up with the difficulty of recruiting to the higher appointments, which is the point I wanted to lay stress upon.

30763. You would make it a point that you must recruit direct to the higher subordinate branches?-Yes,

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[concluded.

30764. And you would promote your Munsils to Sub-Judges by selection?-Promotion should

to Sub-Judges by selection f—Frametian should arely be granted to Muneits be Sab-Judges. 80765. Do you not think that clerks in offices would make exceedingly had Muneits P— I am not really competent to express an opinion upon this point. I wish to draw the attention of the Commission to the description. the Commission to the desirability of improving the subordinate indiciary in its initial stages.

30766. (Mr. Heaton.) Supposing that there was separate recruitment to the judicial part of the Civil Service, do you think that that would have any effect on the relations of the Collector and the District Judge?—I think it mould have a very serious effect upon the espect de corpe and cordiality in the relations between the branches.

30767. And that you think is an important

matter?—Yes, very.
30768. You did accept the suggestion that there might be occasionally a military officer

selected in the service?-Yes.

30769. You put him into the service, I suppose ?—Yes.
30770. Could you not treat the promotion of Provincial Civil Service men in the same way?— I think it is undesirable. I think it is best to draw a hard and fast line as to the minimum number of members of the Indian Civil Service which are necessary in this country

80771. Have you in Sind felt the difficulty of the frequent transfers being brought about by officers taking leave ?- I do not myself think they

are excessive

30772. Do you think it would be pessible to arrange that any officer might take leave, say, up to six months, without drawing upon another District for the administration during that period of leave, for example, by making a from use of Provincial Civil Service men to act for each periods as Collectors?-I have not thought of that before.

30773. (Mr. Jogichar.) You said that there were no Daffardars in the Presidency proper bot, as a matter of fact, do you know that there are Daffardars to the Collector of Satara, and that at Thana there is a similar post ?- I knew there was

one at Khandesh.

30774. That was abolished after it was divided into two Districts. But there is not one in Khandesh now, is there?—I do not think so.

30775. But in Satárá there is one and in Thana there is one. I do not remember that there is a Daftardar in the other Districts, but I remember those two ?-Yes.

30776. They are doing the work of Depaty Collectors ?-Yes. I take it from you that that is

\$6777. In Poons there is an Indian Civilian serving as the Personal Assistant to the Collector.

Probably, you are aware of that ?-Yes. 30778. So that it is not only in Sind that there are Daftardars, but in the Presidency

proper ?-Yes.

30779. (Mr. Bhadbhade.) Would you favour a system of founding scholarships for sending Native boys to England at the age of fourteen years to compete for the Civil Service? Do you think that a suitable age at which you would send them to public schools in England? Would their them to phobe excliciently rips to canble them to talk to the English boys?—If they are going to a public school that is the only age at which they

30780. Would their English be sufficiently good to enable them to join a school at the age of fourteen? Doyon expect them to be sufficiently conversant with the language to be able to mix with the English boys?—I have seen such

30781. In the case of the Parsess, and all the other classes ?-Yes.

30752. (Wifnest.) I should like to make an observation if I may be allowed. It is with reference to my answer to question (136), as to which a good many questions have boon asked. I have said that this is a scheme which may be introduced in time. I wish to repeat the stress I laid upon that point. I do not suggest that this scheme can be introduced in full blast in the immediate present. 20783. (Chairman.) You suggest that it

may be commenced tentatively, and developed gradually ?-Yes.

(The witness withdrew.)

GOVIND DIMANATH MADGAVKAR, Esq., LCS., District and Sessions Judge, Ahmednager.

## General Note.

30784. Having answered separately and in detail, the questions within my power, I would submit the following general note dealing with what appear to be the main points for consideration hefore the Commission, both as a convenient summary and test of my suggestions and as bearing upon the fourth point before the Commission, siz., to consider the requirements of the public service and any changes that may seem expedient, with a view to their more complete adaptation to the new conditions of public life in India, as I understand from the opening remarks of the noble

ii. The main points in question appear to be the expediency or otherwise of

(1) a larger admission of Indians to the higher posts in the administration;
(2) a separation of the executive and judicial functions.

iii. Both are questions which should not be difficult to answer in most countries but which . bave been so differently answered as to indicate two different points of view. The very different and opposite answers, especially to the first question, by retnesses equally sincere and com-petent, but according as they belong to the ruling mee or the ruled, justify the conclusion that the peints of view are those of race and are not easily reconcileable.

iv. I regret the question has been treated as a contest between two middle classes, British and Indian, as to a right, the one to retain closed, the other to enlarge, an entrance into a preserve of loaves and fishes with the further question of its division among the various Indian castes and creeds. And it appears to have been assumed that the mising of the question is due to a falling off in the personnel of the Indian Civil Service which is practically British. The latter bays accordingly passed on the compliment to the

continued.

Indian element. And the controversy appears to have centred largely round this element and how far they or the holders of the listed posts, belonging to the Provincial Civil Service, have main-tained the British character and efficiency of the administration. Vague charges of want of initiative, driving power, efficiency, etc., are difficult to deal with. It will be open to the Commission, where statistics are available, to call for them to test such statements. Do Indian Judges dispose of fewer cases or more? Do their judgments suffer more reversals or incur more eriticisms? Do Indian Collecture collect less revenue or work less in famine or plague? Aborn all has there been a whisper against any Indian member of the Indian Civil Service of venelity or favouring of person, or casto, or creed? Do they fill up the ministerial offices within their gift with their own relations or casts? I would invite the Commission to go into these facts and then to draw whatever conclusions follow. If no such facts are forthcoming, then it may be asked if these allegations as to the Indian members of the Indian Civil Service do not proceed rather from British tenseity to hold on to their posts, than from British fairness and show that racial feeling unfortunately even in the Indian Civil Service is stronger than its esprit de corpe, particularly when invidious comparisons of this character come to the fore. And, per contra, instances might also be invited of the particular cases of initiativo, driving power, vigour, ste., of the British members. The days of Laurence and Niobolson are past; and India with the rest of the world may be getting drab. But I have not in the last fifty years heard of any such remark-able instance, and I doubt if the Commission has, and if so, the information should be welcome, The questions before the Commission may be deductively soluble upon premises such as British character or the British natural gift of rule, or that one Briton is worth ten Frenchmen and a hundred Indians, or vice versa, of the nobility of Indian aspiratious and the natural superior fitness of Indians to serve in India. They may also admit of the easy opportunist solutions, a separa-tion of the judicial and the executive, the creation of more functionaries, even though there is not enough work for them, and the distribution of them among the vested interests of the Indian Civil Service or Indian "aspirations" and without thought of the tax-payer or the masses. But the questions appear capable of a broader, more scientific and deeper treatment upon a common initial basis. v Indians as ruled, whether officials or non-

officials, are not less but more visally interested in preserving and rusing the standard and character of the administration than the succession of temporary Bellich administrations. And, as every sensible Indian admits no other possibility but the Bettieb Engine and Crown, it is upon that common basis and from this higher and hundre standpoint that the questions can helder be viewed mather than that of surrow dash setterests. India is an organic and permanent portion of the Bottich. Empire, where welfars and startight are requally bound up with that of India. Great Britan regards trade with holds and not tribute from India as the asset which constraints seen better the Questions before the Commission may be treated as a broad scotlegical question of the Engine so

regards the rulers and the ruled. The first question has occurred in India from Aryan times with each conquest and consolidation. solution-caste, failed, with results from which Hindu Society still suffers. Akbar's solution was reversed by Aurangzebe, and Delhi is the capital of a British, not of the Moghul, Empire The concrete question before the Commission, I take to be as follows: The actual work of the administration, of revenue and justice, is even now done by the Manulatdar and the Suberdinate Judge. The functions of the Collector and the District Judge are to supervise and check by appeal or otherwise (the Sessions Judge's original trials being omitted). These posts are now mainly hold by the Indian Civil Service which as Far as the ruled are concerned, is an Angle Indian casts in the sociological sense, that it does not and is not likely to marry with the ruled. How far, if at all, is it then expedient to enlarge the opportunities for the ruled to obtain admission into the rating caste in appreciable numbers?
vi. Sociologically viewed, India consists of strata

of castes, with the Anglo-Indian caste at the summit; and it should be noted that among Indians themselves easte does not always coincide with function and tends less and less to do so in the progress from status to contract. Again, within India itself, there is a movement from below against the system of caste. Thus in the Decean, there is the Satya Samij, mainly of Marathés, which refuses to employ Brithmans as priests and employs their own priests instead, and the refusal of the descendant of Shivaji to bow down to Brahman supremacy. A similar movement is in progress among the Namsudras of Eastern Bengal. I take the question before the Commission to be really a part of the same movement against caste. In each case it is education which inspires and impels. None of these movements implies any impass. Note of these increments impute impute in falling off in the individuals of any higher case, Brashmán er Anglo-Ludian. On the confenzy serry thinking Brahmán will now acknowledge that Hindu and Indian Society would gan more than the Brahmán would lose by the hreaches and dissolution of caste; and agrees that the education of the masses which must sound the knell of Brahman supremacy is desirable in the larger interests of India. Similarly, the formation of the Angle-Indian caste is due to difference in colour, ereed, civilization and social and political existence conveys no reproach power. Its against the British, or a falling of in character. Its tendency in India was observed and decried has seeded as 1834 by the Court of Directors in their famous Despatch. The present Commission, there-fore, is a logical and sociological sequel to the abolition of Hadeybury and the spread of higher West-ern education in India. And so far from being alarming, it is a necessary and should be, from an alarming, it is a necessary and should be, from an Imperial point of view, a welcome consequence of the motal and material progress of India, as desembed in every official report, and of the successful efforts of the Enrich teachers, of theory in the Colleges, of practice in the administration, and executingly, of the Indian Crit Service, to awake mad to raise up the Indian people and their character. It is an admission by Indians of their responsibilities as eitizens of the Empire and not more of the Tries. merely of their aspirations. And, if as early as 1879, the proposal to fill up a sixth of the higher posts by Indians only excited little opposition and no alarm, the present excitement appears needless

in view of the admitted element in moral and material progress in the last thirty-five years. That even Indian politicians realise the accessive of good administration, and not merely of Instanadministrators, repears to me proved by their giving up the Statutory Gril Service before the Institute of the Commission, though they guarde companitively little or nothing in return. And the spondic extremin in one part of Indian or other, or individual instances of anonchy do not sericulay affect this general year which is based upon the admitted general year which is based upon consistent with the recent reforms, highsiality and its

executive.

vii. A discussion of the average qualities or character of the roses appears to me to be a matter of importance in legislative uporeals involving a franchie, but handly in the questions before the Commission, where the pick of Indigans are to compate, with any hope of access, against tha pick of the British. Indiana are already entitled to admixing at the open competition; and the question is not, therefore, very pertinent. The Indian Owl Startes, it is understood, is the differ of the British character. If members of Cornel and High Court Judges can be found to once upon to the requisite character in pitte of their rose, and if Notire States have produced and produce administrators also of the requisite British standard in the highest point, then the average of the Indian roses is hardly in question. And there is no reason to deaths and every reason to believe that the appreciable Indian element picked out will not fall below the successary standard when admittedly the Judicial branch of the Provincial Orthi Service dees or do so. Orth Service dees are do so.

viii. Instead of alattrach discussion as to the access of oincend brilding, who have passed the blightest montal test in attaining the British character, it appears to an once practical to ask all Indians and Britisms to agree in recognizing that though a larger admission of Lodinas may be permitted, the leveling must be up and not down, and that the good caracter, call it. British clearacter if you like, of the higher admission distribution must not suffer for the sake of India herself. All the functionaries must be able to efficiently discharge their functions. I sun myself sufficiently conservative to hold, further that cleanage seven in presonnal are better and surer if they err on the side of slowness and easily rather than that of spend. In practice the activation of a lody or a caste or extracted peaks any larged upon its includinces and its caprit de corys. It is, therefore, worth while perhaps analysing and defining more elearly the requisite qualifies necessary in Innetiscancies in the responsible posts of Collectors and Distract Jodges and to compare not the British with the Polina character, but to see what obstacles the Indian seedla system offers to expirate before considering the methods by which a gradual increase many be achieved and a scadelin circusses internate increase internates.

ix. I preced to deal with the possible sociological difficulties of Indians. The prevalence of cate in India is an unfoluted difficulty. But thing a broad and long look over British India or the hitches, and the sooid inderconnect of the control 
teresty years, remember a single case in which seeding was alleged organist any officer and a transfer select for on that ground. I do not remember any alleged on of each particulty on the part of any officer, Hinds or Michanamada or Parai, of the Indian Civil Service or the Provincial Coril Service. And, it is a matter of experience that part from the influence of Western obscituous that part from the influence of Western obscituous content on the work of the content of the conten

x. As to sympathy, compassion to weakness and poverty is more natural to the Indian, I think, as contempt is more natural to the standy and more successful Briton; and the real obstacle to the Indian officers' sympathy, care, is weatching, as shown in the good work by Indian officers in famine and plague.

Indian officers in famine and biggs.

xi. The only danger to the administration of a larger admission of famines which needs serious a larger admission of famines which needs serious consideration appears to me to be the chaper of corruption, so long associated in the East which officialsion, though largerly due to the irresponsible character of the latter. There are orethin departments in all covanties in which below a certain elsay semilar appears imprecible to effice, as compared to other departments. That the Commission in the Military, or the Customs and Excise in the Ciril, are case in point. But even here, as for as I know, be experience of the Provincial Civil Service is reputied. The Indian of closeling, such as the graduate, if given pay sufficient to keep him in comiort, has done quite as well as any other officer of the same grade on the same pay. The graduate Manufact, the real hasis of the security, is almost, and the Depair Collector calle, as booset as the Submittant Johns. The Indian and closely. The Indian Oril Service has been the great means of setting up this high standard itself and of enforcing it. With social public opinion is India approximating steadily to the administrative chandral in this repeat, no less than the tradition of the Provincial Civil Service is the massed protect themselves; when the season the protect themselves; when the was of the massed hopotect themselves; we are the was of the miscellaneous sorriers, much less in the case of the principal color in indegrity need be subscribed of the Provincial Civil Service, no seitum far of a falling of in indegrity need be subscribed.

an in megaty need to entertaines.

The Aregards by prisal courage, the Brifton is pobably superior in aggressive courage. Nor can't be presented that Homer's hareges over McEpings grow upon Native Indian bushes. But the midd linds and the varifite Malammadan over the greater portion of India are the most puscable not easily governable people in the world. In so far are cowage is a matter of nerver and tradition, I think, the Indian members of the Services will worldly held their own, where necessary, epishally when it is conseded, as I understand it is, that must Mulleumadacs and some Hindus belong to warkke mess and are not entirely devoid of

courage.

xin. As to sense of duty, the welfare of the people being the end of administration, I hardly think that, with the increase of education and pairtoisian and with the stimules of healthy compactition, as among themselves or with Anglo-Indian, the Indian's sense of duty is inferior. Finally, as to pressige, the Indian officer can inspire

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Scontinued.

more affection, certainly in his linguistic provinces. The British officer may inspire more fear. But as the motto of the Indian Civil Service is emphatically not Oderiak dum metamat, the administration will gain by the addition of Indian officers.

the virtual probabilities of Findian official, if houses and free from earlie projudices, or the members of the Provincial Ciril Service mostly are, has many natural electrisages over the British official in the deshanger of his functions. The latter is usually separated from children, if not wife. Is he to be handle hears his heart's so the latter is usually separated from children, if not wife. Is he to be handle hears his heart's so the in Irolia but away? Or because a nitrate or people, for far removed in reduce, creed, east and circlination, he feels an allim and a lonely citle, and the control people, and the control recognition of an analysis of all the effects to bridge the golf? It would be wrong to blanch his far cause beyond his control. He is estitled to every praise for the sense of dely with which he does his work and for the justice and self-control he displays, taken upon the whole. But equally, it should be admitted as a plain conclusion that, as the soful environment, to time bands studily to place the elucated and housed Indian Official at an interesting advantage over his British colleague. Lastly, the Indian official his an alwandage in bring able to see the point of view of the rulet and to inform Government for its early and to inform Government for its early and to inform Government for its early in the rulet and to inform Government for its consistent.

zv. And as to this character, although the Indian Civil Service cannot claim as its own, either the main Codes and Laws of Maraulay, enter the man Cone and Lews of Maccallay, Maine or Shephen, or the prevenue system or machinery which is admitished and accurate continua-tion of Techr Mail's and other previous Native Indian systems, its greatest defin uppears to me precisely to be, latter the days of Citic and Cornwallis, its clean and batality like is has lived in the sight of the people. That the State is 10 merces and the contract of the property of the contract of the people. That the State is different from the estate of the ruler or easte of rulers and has high standards of justice and rmess and has aigut semantal of present and humanity, that the law or rule made by the State, once made, is law not only for the ruled but also for the rulers and the State and enforceable as such at the hands of Judges, whom the State desires to be fair even against itself, these maxims, elementary to the West, new to the Bast, have been lived by the Indian Civil Service. whatever its shortcomings, against its probite, there never is whisper. It is this life and tradition, which it has set before the Provincial Civil Service, and which the latter, especially the subordinate judiciary, have admirably taken up and carried out with hitle local supervision and with results totally inconsistent with those deducible from the want of the British character, or the Eastern mind or the ancient association between Eastern officialism and corruption. It is not a pure accident that Ranade and Sir Syed Ahmed both belonged to the subordinate judi-ciary. And it is upon these results that my answer to the question of the separation of the judicial and the executive is based [wide Indian Civil service questions (32) and (86); Provincial Civil Service question (18).] These answers are so detailed as to render it needless for me to trouble the Commission further on this point. But, there is one further separation that the Indian Civil Service will do well to anticipate in its own interest, vis. the separation of the function of

counting the hand revenue from the function of the collection. The former could be as well, first the blotze, performed by an expert Agricultural Department independent of the Personan Department. I am much mistakes if most education will not bring this question is to the front. And the assessment by the Agricultural Department, which will consider if it is too heavy for collection, and crange the increditures of the present combination. But perhaps I struck more weight than others to thus two departments—Agricultural and Edinasticos], for positive heasilts to the muses, even as compared to the extentive or the judicial. And I throw out the suggestion for what it is worth, with all deep houling.

zvi. Finally, there is one aspect of the questions, I must hazard as above race and class. Indian Civil Servant, no less than the Indian who voices aspirations, will admit that the interests of the voiceless masses who mainly furnish the taxes must be guarded. In their interest it will be agreed that the number of functionaries must be reduced to the absolute necessary minimum, except perhaps in the departments of agricultural and primary education. A creation of posts merely to satisfy Indian aspirations without eneroaching upon existing interests is therefore to be deprecated. It would be presumptuous for me even in the interests of the masses to inquire whether, even to entisfy Indian aspirations, costly Executive Councils are really needed in provinces which so far have done perfectly well without them, or if three Executive Councillors are needed to do the work so long and so efficiently done by tero. But, the Bombay Executive with only Commissioners cannot, nor, I imagine, do the Madras Executive with only a Board of Revenue, admit that the Bengal Executive with its Permanent Settlement and less revenue work are more efficient with both. Again, some of the posts recently created, such as the Depaty Inspectors General of Police, I have Departy Inspirotors Unestean of Jones, I have heart described by Superintendents of experience as mediens and only entailing variations interference and red tape; and even Deputy Superintendents of Police are little utilised ercept as Inspirotors at Head quarters. There are balletic where that sub-impostors are employed, where one suffice before. The masses of lutin are already wask and letturgio. The tendency of latter day Commissions and reorganizations has been towards an increase of costly functionaries at the top and an increase of still ill-paid and, therefore, corrupt functionaries at the bottom. And I for one should be sorry if, in the present case, even so desirable a change as the separation of the Judicial and the Executive were to be attended with any appreciable addition to the burden apon the masses. On the contrary, in their interest, it is rather for the Commission to see whether in view of Railways and quicker communication, reductions cannot be made in the supervising agency in all departments, and to ask the supervising agency to suggest reasonable reduc-tions below, in quantity, which may, if necessary, be used to raise the quality.

xiii. I trust I have succeeded in proving that the questions before the Commission are sounlegical questions of systems, found to be not now adapted to progressive conditions in India and in no way due to or reflecting upon individuals or parsonnel, whom it is undur to saidle with the

continued.

responsibility. It is vain, therefore, to attempt to solve them by quests ofter better character and personnel, to be attracted by better pay. The Indian Civil Service in the interests of the Empire, will, I hope, recognise this, and not resist a widening of its doors nor a reduction of its posts nor a separation of its functions. New blood will strengthen and not weaken it as it has done very many venerable and great British institutions. The present combination and monopoly are not of its own seeking. Not the Indian Civil Service but the British people are responsible for not foreseeing after 1858 the consequences attaching to a practical abolition of the previous supervision of the East India Company and of the practical handing over of its functions to a close body of functionaries in defiance of the scolological law that, of themselves, functionable in all countries tend to multiply themselves and to extend their functions. Since British character has loomed so largely before the Commission, it might be permitted to ask if it was not this same character, which was responsible for allowing the present system to grow? I am tempted to re-flect upon what Lord Hugh Cecksury of Sir Robert Peel (Conservatism, page 69), "The British temperament makes institutions work and carries on the administration of a great country, but with profound distinct, almost impatience of theories or abstract principles. It will refuse not only to make changes but to see them unless con-fronted with the irresistible logic of facts. These are the defects of the qualities of that shrewd practical common sense and that tenacions energy, which make the Briton great, even in the absence of imagination, and theory." In India, however, with a semimental people, stronger in the two latter qualities then in the former, and with so strong and centralised an administration, irresiststrong and customers are automatical off, increases, the in its physical strength, the dangers activities. The Indian Civil Service is placed in the delicate and invidious position of acting as Juny if not Judge, and of sitting and gauging the strength of honest sentiment, honest patriotism. and lionest virility and energy, in a word, of honest aspirations and of fitness, the gratification of many of which reduces its own functions or power or enfoluments. It has offen to assume the attitude of 'not yet' to aspirations. Thus in the work of positive social reconstruction in India, of which the main motive force and besis must be that of education of the messes, and the discolution of the caste system, it has had to assume this somewhat invidious attitude of 'not yet.' In this work of gauging the moment when fitness and political expediency meet aspirations and will enable Government to say 'yes', an appreciable Indian element of officers, whose status enables them to offer an honest independent opinion as to the progress in the districts should prove of great use to Government even as their example and stimulus to progress, other than political, should be to the people in the district.

xviii. It is from this Imperial point of view and

xviii. It a from this Imperial point of view and in this cold sober light of sociology that I here attempted to view these questions, and arrived at a conclusion in favour of the greater admission. On the cost had I do not engagemate the effects of changes of personnel in the administration.

Except in famine times, I see no emigration from Native States whether those following British lines such as Baroda, or others, such as Hyderabad, into British Territory. Nor on the other hand, am I dismayed by the cry of dauger to the Empire, which has always preceded each and every admission of Indians to higher posts, and which, as invariably, has proved to be a false prophecy, the shortised experiment by nomina-tion of the Statutory Civil Service perhaps excepted. As to the method of this increase, a simultaneous examination in effect comes to little more than a saving of passage money to and hack, and expenses for a month in Great Britain, though that is a serious matter in a poor country such as India. If granted as a matter of fairness and subject to safeguards such as admission only to graduates 1st and 2nd Class and to M.A., if will stimulate higher education and broaden it and avoid excessive competition. And in any case I do not think, so long as the course is what it is, that it will admit more than five or six Indians a year. If that is considered inexpedient, it is open to have a separate examination for such men for a third of the posts upon a course breadly similar to the Indian Civil Service by oren competition, but more suited to Indian candidates. and then to send the successful candidates to Eugland. The extension of the listed posts is merely a question of promotion by selection of approved and experienced Indian officers and can hardly well he resisted. But I would have the higher Provincial Civil Service recruited by open competition with a course of liberal studies upon the same lines as the Indian Civil Service open competition, but more modest, so as to enable the higher Provincial Civil Service to draw pearer in broad outlook to the Indian Civil Service. The Commission will doubtless test my other suggestions from other points of view. As to the question of the gulf of colour or of 'quevadis, where Lord Cromer fears to tread, I may be pardoned for not rushing.

vix. However that may be, the large problem of the future has been stated by Lord Curton; "How to adjust note to maisonally and how to reconcile nationally with Empire—that is the work which will coupt the British rulers of this country for many years to come. I am one of those who believe that it can the eccomplished without delriment to note or nationally and with making the Regies. I want the Juddin people to play their part in this great achievement and to chase the results.

searc the results.

X. The Judian members of the Judian Civil Service both as Indians and as administrators have, and will still more have, to stilve to live these problems and prove their service to India, to the Engine and to the Crown. But whatever the combesions or recommendations of the Ostmission from its standpoint of Imperial statementally, and whatever changes may be made, separation or no separation, reduction, arrest or increase of elements, British or Julian; in the higher administration, the Commission may rest assured that these changes will be longily accepted and curried out, extrainly by the Indian members of the Indian Civil Service, and, I think I might owns restare to say, by the Indian members of the Indian Civil Service, and, I think I might owns restare to say, by the Indian Civil Service, and, I think I might owns restare to say, by the Indian Civil Service, and, I think I might owns restare to say, by the Indian Civil Service as body.

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continued:

## Written Answers relating to the Indian Givil Service.

30785 (1). What is your experience of the working of the present system of recruitment by open competitive examination for the Indian Civil Service? Do you accept it as generally satisfactory in principle ?- Recruitment by open competitive examination for the Indian Civil Service lus, upon practically unanimous testimony, British and Indian, official and non-official, proved so satisfactory and equal, if not superior, to the system of nomination, that even if the latter were dignified by the name of selection, and modified by examination or nomination by classes or bodies, unconnected with definite interests, British or Indian, e.g., Head masters, Civil Service Com-missioners, and so on, a return from the present system to any other would soon result in a gradual return to the creation of the sinister interests, to destroy which the present system was created. The only two objections I have seen stated to the present system are that it does not always ensure (i) gentlemen, (ii) character. Both are terms interpreted according to the class of the interpreter and his class ideas; and, in practice, are as difficult of attainment by nomination, which implies an impalpable examination by the nominee, as by the present system, unless, in fact, a plutecratic test, whother in land or in other means, is to be imposed—an impossibility under existing coedi-tions. I conclude, therefore, that with all its shortcomings, the existing system, which has worked satisfactorily in practice since 1858 must be accepted in principle, as the only possible system, I would add that the imperiousness and want of I would not the independence of game as sympathy and courtesy, which are commonly charged against the Indian Civil Service would remain, if and to the extent they may exist, under any system of nomination pure or combined; because they are the consequences not merely of personal defects but far more of the system of caste and of more or less absolute Government by one caste, which esisted before the British for thousands of years and which still practically exists, the ruling race being practically a sociolofeel east inference within itself. The division of reis and rayet (rulers and roled) mul-tiplied by the division of easte has always resulted, even before the British, in hanghtiness and contempt towards the ruled on the part of the ruling caste. Add to this the difference in civilization, language, and-truth compels me to add-colour, a point few Anglo-Saxons really scem able to get over; and it appears to me evident that no change in the system of recruitevilent into no casure in the system of retribute in England will appreciably change matters; and that a quest after "gentlemen" or "character" or "manners" will be as fulfile as an expectation of increase of popularity among the people, or efficiency by such altered systems of

30786 (2). In what respects, if any, do you find the present system faulty in detail, and what and one present system many in owner, and what differations would you suggest?—The only great weakness in the system is that, in practice, it largely excludes poor candidates, both British and argety extinues poor confinence, von der confinence and confinence and confinence the Service mainly, though not solely, to certain classes. Considering the Service mainly, though not solely, to certain classes. Considering the Service Confirmation of the service of the confirmation of the service of the classes of material-born confirmation of the service of the classes of material-born confirmation of the service of the classes of material-born confirmation of the service of the classes of material-born confirmation of the service of the classes of material-born confirmation of the service of the classes of material-born confirmation of the service of the classes of material-born confirmation of the service of the classes of material-born confirmation of the service of the classes of the service of the classes of the service of the classes of material-born confirmation of the service of the classes of material-born confirmation of the service of the classes of the service of the classes of material-born confirmation of the service of the classes of material-born confirmation of the service of the classes of material-born confirmation of the service of the classes of material-born confirmation of the service of the classes of material-born confirmation of the service of the classes of material-born confirmation of the service of the classes of material-born confirmation of the service of the classes of the service of the wealth and of the gradual but steady-elimination : subject of His Mujesty? If so, what do you.

of the middle class, and the fact that, apart from a similar though slower economic tendency, in India, learning, intelligence and the ideal of plain fiving and high thinking, whether among Hindus or Muhammadans, has usually been and to a large extent still is more common to castes of poor scholars, Brhámans, Syeds, Maulavis, etc., this standard of wealth among candidates deprives India of the services of a good many youth, British and Indian (and perhaps of the domiciled com-munity, with which I am not so well acquainted as I should like to be), who, in my opinion, could do good work for India and for the Empire, Nevertheless, instead of advocating any afterations on the part of the State, I would trust in England and India, to the greater facilities and spread of higher education, and in India, to cooperative efforts among Indians, whether as a whole or as among each separate community, to aid promising youth debarred by poverty. Such efforts in a small way are actually in existence; and the domicifed and the Muhammadan communities, I understand, are preparing large and com-preducative schemes which deserve and, I hopo, will meet with every success. The Government in India, where poverty is really the cause of intelligence being kept back, could aid, as they are adding, by free scholarships. Finally, I advocate simultaneous examinations to remove this bar of poverty for Indians of all communities including the domiciled community, and this great protective measure against India, which handicaps Indian (including domicided) youth to a far greater extent than it does poor but deserving British youth.

30787 (3). Is the system equally suitable for the admission of "Natives of India" and of other natural-born subjects of His Majesty? If not, what alteration do you recommend?—The English language, the course prescribed for the open competitive examination and the fact that it is held in London are among the many difficulties which beset the Indian aspirant, which can be appreciated by an imaginary reversal of the position. But, as explained in my general note, the question has to be looked at not from the point of view of any class, Indian or even British, and answered not merely upon the assumption that Indians have a superior claim to omployment in their own land, but also upon an examination of the functions, present and in the immediate future, to be discharged by members of the Service; and if the main function be to administer according to British ideas in a British spirit, then there disadvantages to Indian candidates must, as far as language course to a large extent and so on, be faced by them in order to qualify themselves successfully for the discharge of their future functions. But as regards locality, a simultaneous examination is essential. From the principles of the examination as laid down by Lord Macaulay's Committee, no great departure is necessary. But there appears to be no objection against and much is to be said for a premium by increased marks upon subjects, essential or important for the future administrator, such as Economies, History, Political Science and Sociology, which are already comprised in all schemes of liberal education. My detailed proposals as regards these additions are stated in

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propose?—Sympathy with the people of India has been universally recognised, from the highest quarters downwidt, as an essential for the India Administrator. It follows that subjects born or bord in these Colonies, whose Imperiabilite spirit and antipathy to Indians have been sheven by pegistation to eachied Indians, should be ecoloried from the open compellition for the Indian Givil String, as labouring under an inherent and a flatal

dispublication.

20759 (5). Do you consider that the combination of the open compelitive examination for the
Home and Golosial Girll Services with Maf for the
Londan Girll Service is or in not to the advantage
of Indian Interests? Plesse give your reasons?—
In view of my answer to question (4), and of
my support of the proposal to held simultaneous
commitations and the modification in the subjects
for the open compelition, I favour a separate and
not a continied examination. But upon broader
grounds also, the conclusion is the same. The
conditions and the work in India are odifferent
to these atther in Great Britain on the one bond,
or the Colonies on the other, that a separate
examination for each appears more advantageous to
end of the three portions of the Empire than a
combined examination to any or outputs.

30/790 (6). If you do not consider the present system of remuliment by on open competitive examination to be satisfactory in principle, please stake what alternative you would propose. Do you recommend a system based on any of the following principles:—(c) Selection by bechmasters of schools approved or otherwise: (6) Selection by the chanacters of schools approved or otherwise: (8) Selection by the property of the control of sinister interests entituated to companie with the control of the control of sinister interests entituated to companie the control of the control of their of the control of the

irresponable to India or to Parlament.

30721 (?). What is your opinion regarding a system of simulations are summarized in India.

30721 (?). What is your opinion regarding a system of simulations are summarized in India.

In England, open in both cases to all natural-born subjects of like Mighely I—I am in favour of a system of simulateous examination in India and in Stagland, open in both cases to all natural-born subjects of like Mighely—the Anis-Indian Colonbe parhaps excepted—upon the broad pround that the helding of the examination in Loodes only is an undiar and needless differentiation becomes the analysis of the indiance of British candidates and against Indian endidates and against Indian endidates and segment of the right of conquest, however veited by phrases note on Western Griving states. The summarized in the sum

learning, so far devised by man, vis., examinations in subjects essentially Western, with every facility for learning in England and comparatively none in India.

This inconsistency alone should suffice to suspect these fears and these views as equally unsound. I should doubt, if out of the candidates appearing at such a simultaneous examination, more than foor or five would succeed, if so many.

For other general considerations, I would refer the Commission to my general note. To avoid any danger of excessive competition the arministion here might be held open only to M.A.'s or B.A.'s, who have pussed in the left and 2nd class, between the necessary page-limits,

80/792 (S). Are you in favour of holding this examination simultaneously at any other centro or centres within His Majesty's Dominions?—No; London, and one centre in India, for the present Bombay or Calcutta, lister on Delhoi, if it is becomes the seat of an Imperial University. The demand formulated in one of the Colonies, I think, Australia, by a reversed gentleman of the New Imperialism, Mr. Flochett, that is should be beld in Australia, oppears to me, for the reasons stated in answer to guestion (2), inclinatistic, And creeping a "paged's tree" which the Colonies are entitled to shake, no case, as far as I know, has been made out for the examination being held elsewhere.

30792 (D). What would be your opinion with regard to filling a fixed proportion of the vacancies in the Indian Civil Service cade by "Natives of India" recruited by means of a separate examination in Galo or by means of esqurate examinations in each province or group of provinces in Irail, I so, what proportion do you recommend?—Although I hold that an appreciable addition of Indians to the Service yould add, not take away, from its real strongth, I hold equally strongly and for the same reason that the Indians must be such so to keep up, if possible to raise, in no case to hover, the standard of the Service, in which I include its traditions and its apprit de corps. These are mainly based now upon the fact for that I have piened after a fair, free and open intellectual test. It, therefore, a numberson pon examination at one centre in India is not granted, he complete the control of the contro

I think, one-fourth at the lesse, if not one third, 30794 (10). If you do not approve of simultaneous or expansive examinations in India, ray you in favour of any system under which "Natives of India" would be selected in India for admission to the Indian Civil Service by means of (a) nomination, (b) combined nomination and examination, (c) combined nomination and examination, (c) combined nomination and examination, and any other should of I I so, please desarbs fully what system you would recommend. In particular, do you consider it desirable that, whatever the system, all classes and communities should be represented? If so, how would you give effect, to this principle?—No: any system of nomination leads to intering, exast glaconises and charges of favouritiem, which it is most desirable to avoid. The fullure of the Statutory Civil Service is a sufficient watning to reade a reposition of the represented necessible. Non-invation is an invidious task; which invariably results in pleasing one at the expense of the many.

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and one in which, unless I am very much mistaken, the officers who have to hominate would gladly forego the pleasure of the exercise of patronage for the unsatisfantoniness of the work, and often of its results, which are afterwards need to show the unfitness of the rase of the naminess. I would invite the attention of the Commission to the evidence of Professor Wordsworth in a this point left one the last Public Service Commission (Vol. IV, page 194 A-1869) and of Iring cinestional authority, Rev. Dr. Mackieban (page 279, No. 3977).

I do not consider that the Service should be looked upon as a joint apparage in which cash costs has a separate indefeasible right. To me it appears that the resulting seramble for lower and fisher would preatly been the tome of the Service, if the principle of political representation among the various outers were more introduced. I prefer the traditions of the British reduce that these of the American Civil Service in this respect. Whatever may be said far the theory of the right of representation of castes in electricates and Lagislative Councils, I consider the principle of representation of castes in the Public Service to be wrong in theory, and to be most difficult of pollication in India; and the higher theories of the Service, the greater the sillicating recurse of the greater necessary qualifications and the narrower field and the consequently greater loss to country.

This objectionable principles is, however, very different from that of the prevention of monopoly in any large Service—an important matjer I consides, and essential, as large as the relative till the service of the properties of the service of the service of the service with Indiant. This result should and can be achieved largely by equal educational institutes and free competition. I might instance the constitution of the Indian members of the Indian Civil Service new certifical intelligence of the Indian Civil Service new certifical intelligence of the Indian Civil Service new certifical in the Cooker 1912. I fifth out of 175 members, 11 Indians, divided into seates as follows: 2 Muhammeders, 2 Paris, 1 Bengali Brahmo, 1 Sengali Rysystath, 1 Punifel Agental, 1 Mendata Daivodnya and I Mardata Shervi or Good Sanavat. I cacinde 2 Pers, 1 believe, civilouily Baghadal Jews, who might object to being classed as Indian. But the profit is that among these II or 13 with the possible exception of this last, whose title to being a Brahman, many Mardata Brahman. The Commission will be able to unadigmate and to analyze the composition by caste af all the Indian members of the Indian Civil Service in the whole of India; but I should be surprised if the result among the 65 members or the nouters or so or of about 1,200, which are I heliver, the totals, differs meterially from the result in this Presidence.

This fear of caste, especially of Brithman preponderance, appears to me equally unternable, if
judged, not from generalisations about their
esperiotity in passing examinations, but from the
high class taken by Brithmans in the Bombay
University. The latest calcular with mo of the
Bombay University artends a preponderance of
non-Brithmans in the First Classes. Taking the
years from 1895 to 1910 the M.A., 1st and 2nd
classes, and B.A., 1st, give textials as follows. Out

of 141, 36 Bráhmans, 51 nea-Bráhman-Hindus, 54 non-Hindus Similarly, taking the B.A. in the 1st class out of 71, 21 are Brahmans, 9 are non-Brahman-Hindus and 41 are non-Hindus. Finally, when it is remembered that whatever he the case in Madras and to a lesser extent in Bombay, in the greater portion of Northern India including Bengal, there are important non-Brahman castes, such as Kayasthan, who have more than held their own, and thus in the United Provinces for instance, the Muhammadans, thank, largely, to Sir Syad Almed and Aligarh, occupy about 50 per cent of the superior posts in Government service and not the 15 per cent, of population they represent, my conclusions are as follows. A large percentage of Brahmans in proportion to their numbers may he candidates and may even pass; but the majority of the candidates, much less the successful candidates, would not, I think, be Brahmans. I confess that the swamping by the Brahmans appears to me to be a bogie, which does injustice to the talents of the non-Brahman communities. I would add that even in those parts where the majority of officers of the Provincial Civil Service are Brahmans, I have heard no complaints against them as Judges and few as executive officers. It is rather, when a single sub-caste, e.g. Chitpavan or Saraswat, is massed together in an office in ministerial capacities immediately under the Collector or the Judge, that the monopoly is attempted to be kept up and needs breaking up. But this phenomenon neours equally in commercial affices in Bombay: a Para Head Clerk tries to fill the affice with Parai clerks, and so on; and the phennmenon is, I believe, not unknown in England, in departments where nompetitien doss not exist and nepoteen has opportunity. But, subject to correction, I may assert that I have never heard it whispered of any Indian member of the Indian Civil Service that he ever allowed his caste to influence him in the slightest in any official word or deed. Holding these views, it is difficult for me to suggest as to how this principle should be given effect to. The power Government Already possess of posting successful candidates wherever Government pleases can always be exercised to prevent an Aiyar or an Aiyangar from being posted to Madras, if they think the probable disadvantages outweigh the advantages. Most Indian members of the the advantages. Most Iodian members of the Indian Civil Service are so keenly allye to the danger of aspersions of this kind that they usually danger of aspecteous ve and state when stary areas, ask not in be possed to districts, in which their easts is strong and I know of one who being horn in Bombay, refused for some years a proffered transfer from Berma to Bombay. Again, even in each Province, there are districts where there are fact or none of the candidates' casts. A transfer to this district is always in the power of Government. A good deal of confusion results from the loose use of the word caste or Brahman. The correct soulological definition would be the group which allows interminitings. Where two castes of Britimans, even speaking the same language, do not permit intermarriage, there is an absence of solidarity, there is usually the presence of jealousy, and the presence of both castes is not usually a monopoly or a simister interest, such as the locat use of the or a similar interest, such as the rotate use of the term "Britiman" would suggest. As an illus-tration, I may cite the two districts of Ratinagir and South Canara, where different castes of Brahmans neutralise cash other and prevent a monopoly. Similarly, in Gujarath, the Nagar and the Audich or other Brahman.

The interest (as it happens, it is in the Presidency largely a caste) in the different lingual divisions, which I think it most desirable should terrs of sympathy have been shed, but for which little has been done. I mean the which notes the second of the rashtra and Canárá, a Hindu interest, viz., Patidár, Marátha Kunbi, and so on. In order to represent this interest in the administration, I (1) and (2) of the Provincial Civil Service questions. A generation's training should enable them to turn out candidates, I hope, successful candidates for the Indian Civil Service. But, even for this interest, much less for other interests, I am not prepared to admit the theory that it is "desirable, etc," in the sense that nonmation by castes should be made to the Indian Civil Service.

Of my own Service, I would say that to the British member all eastes of India usually areexcept when any member has Brahman or Hindu on the brain-equally near in being equally far; to the Indian member, they should be, as I hope they are, equally near as being equally dear. The Indian who cannot rise above caste in the discharge of his functions in the Indian Civil Service is.

I consider, untit for the Service.

I conside, until for the Service.

The Hindu casel has grown by pathological hypertrophy and faston, so small, that it is easy for the educated Hindu to get over it and leave it beliated for good without chance of resumption, especially with a vite to England. Without votating to speak for the Muhammadan, I see no reason why the same should, so the thea saw this him. And last but not least, I repeat I have never heard of a case of an Hollan member of the Indian Civil Service who has allowed caste to influence him in any way in the discharged or the Liceau CAVII CULTURE WHO AND ADDRESS ADDRESS CANDEL CONTROLL OF THE CONTROL CANDEL independence of their own class and their dis-

independence of territ ovir cases and their dis-inferenced sympathy with measures for the amedicantion of the masses.

'30/95 (11) If you are in favour of a system for the part recruitment of the Indian Gard for the part recruitment of the Indian Gard Service by 'Natives of India' should still be eliable for negaritzent; it is eligible for appointment in England, or would you restrict that right to other natural-born subjects of His Majesty?—Yes; the open competition in England should still be open to Indians. Some of them may and do accept the superiority of British ideals to such an extent that they send their children to England to pass through the public schools and the Universities. These should be allowed to compete, as representing the greatest effort of Indians to approximate to the British character and thus fit themselves most for the British character of the higher administration, Driver common to the neglect annual in India The examinations both in England and in India must be open to all British subjects of His Majesty, the Anti-Indian Colonies alone excepted.

30796 (12). Would you regard any system of selection in Ludia which you may recommend for young men who are "Natives of India," as being in lieu of, or as supplementary to, the present.

Provincial Civil Services? If the former, what alteration, if any, would you recommend in the conditions governing the Provincial Civil Services?

—I am nushle, in the face of the melancialy failure of the experiment of the Statutory Civil Service, to regard with any favour its renewal, whether dignified by the name of selection or nomination. I recommend an increase, not a decrease, in the number of listed posts thrown open to the Provincial Civil Service, which in the indicial, and to a less extent in the executive, does most of the work and gets too little of the

30797 (18). Do you recommend any separate method of recruitment for the Indicial branch of the Indian Civil Service? If so, please describe the system that you would propose?—No; but I. recommend a free choice by Assistant Collectors, after 3 or 4 years' service, of the Judicial, with perhaps an additional inducement, say Rs. 100 per month, for those who do. If, after this, a suffi-cient number do not come forward, the number must be recruited from the Provincial Civil Service up to the necessary amount; and the Indian Civil Service will have itself to thank, Abore all, no pressure should be put by Govern-ment to thrust judicial work upon those who prefer executive work.

The fitness of those who choose will be tested in three or four years; and the unit will revert to the executive, unless they are so unit as to require compulsory retirement in the interests of the administration and the Service. Those who aumanuscraton and the Service. These who remain in the Judicial, will, if they are wise, take two years' furlough, spend it in England studying for the Ber and come out qualified as

Barrieters. 30798 (14). Are you satisfied with the present-definition of the term "Natives of India" in section 6 of the Government of India Act, 1870 (33 Vict. o. 3), as including "any person born and domiciled within the Dominions of His Majerty. in India of parents habitually resident in India, and not essablished there for temporary purposes only," irrespective of whether such persons are of unmixed Indian descent, or of mixed European and Indian descent, or of numixed European descent? If not, please state fully any proposals that you wish to make in regard to this matter?—I only suggest that subjects of Native States should be definitely brought within the section. For the rest, the question of satisfaction is one rather for the domiciled community to answer than for any others. The peculiar difficulties of that community under present circumstances are entitled to sympathy; but they appear to me largely to be of their own creation, and some of the creation of Government. The former are caused by their pride, which refuses to accept the fact that, for good or for evil, their interests, as permanent inhabitants of the land, are bound up with the interests of Indians for whom, as they think in fashion bound, they, as soins of the ruling race, usually profess contempt and from whom they usually separate themselves, in order to pose as the ruling race. The latter are due to certain " Caste legislation, such as the Arms Act, the peculiar rights at European British subjects under the Code of Criminal Procedure.

The net result is at present that the domiciled community, when it seeks to take advantage of the Act above is Native and atherwise European. And system of promoting to listed-posts, officers of the the tendency on the part of many members of the Mr. G. D. MADGAYKAE.

Continued.

Indian Civil Service is now to employ them in the higher ministerial posts, besides reserving for them in the main, orstain Departments, such as the Customs, the Salt, the Telegraph, etc.—another illustration of the "Gaste" tendency.

Nevertheless, with the increase of real education and under the guidance of wise backets. I tend that, as time passet, their pride of rose will give place to a feeling of duty for what is, after all, their country; and to a sense of their permanent interests; and that, instead of their permanent they will take their place among the Indian communities, ir may even be at the head of the Indian communities, and will be a real and valuable source of strength to India, and a strong link of Empire between India and Great Britan, instead of a small forder community, as strong link of their precentage of British head. This, I venders of think, in the manly and the right attitude, and the only one, which Government and it officers should encourage. And my hope in this charge of attitude on the part of the dominated commonity distinctions me to advise changes in the Act, even though the part of the dominated mount is in though the other the only the part of the dominated community distinctions me to advise changes in the Act, even though it is present open to advise changes in the Act, even though it is a present open to abuse.

though it is at present open to abuse.

30790 (16). If the system of revolutaeut by
open competitive caraination in England is
retained, please state tile age limits that you
recommend for candidates at such emmission,
gring your full reasons. Do you consider that
the age limits should be fixed to attract conditates
of the ormal school-leaving age in England, or
candidates who have completed a University
course, or candidates at an internable stage of
advantage of the transmission; if the Inclien University remove the present
restriction of age 10 in respect of candidates for
their Estraines Examination; if not, 22—24 on
let August, if
both countries, and to give them a year probation
and thirty years of service, after which the
olimate of India unfits most men for good work.
My reseams are before;

(i) The Indian climate, as above.

(i) The work and the powers of the Indian Civilian routire a large hart, a matured understanding and balance of judgment, and great self-control. British youth, in view of their slower development, do not, I think, attain these qualities earlier. If I may say so without offence, the life even at the "Varistites" is result; the life of the overgrown school-boy. Even in the case of Indian youth, usually more preventions perhaps in point of pure intelligence, I consider that this solar judgment and self control are really not attained much earlier. And I attach to those lark qualities greater importance than to more intelligence.

(iii) There are certain disadvartages, doubless of this later age, such as diminished immensionability in the case of Hirtish youth, a greater tendency to come out marriel, rendering life and movement on tour more distorted a sed difficult. But even so, these disadvarted a sed difficult. But even so, these disadvarted a sed difficult. But even so, these disadvarted as some time to be less. It is being an extended to the later, but the less of the later and the less and the proper than the former should, and the light of the later, but the later and the lat

to question (20) ], an encouragement to sociological and to Oriental studies to would-be candidates by a premium in marking at the open competition will, I hope, encourage more "Varsity" candidates to interest themselves in India than they do at present.

30500 (18). What is your experience of the rolative merits of the candidates selected under varying age-limits, particularly mudet the systems in faces from 1878 to 1891 (age limits 17—19 years, followed by two or times years; production at an approved University) and sance 1831 (age limits 21—26 e2 e2—24 years, followed by now year's prolation)?—Lam myself one of the last products of the L—19 ope-limit, and can deist myself with sufficient errors of judgment in my early years, which an older una wood probably have aworded. But apart from this, I consider upon the average the members recruited under the later age-limit, are equal—1 would almost say, superiors—especially in understanding and esitements of the control to these recruited from 17—18.

30301 (17). What is your opinion regarding the suitability of the recent recruits to the Indian Civil Service?—Upon the whole, good. I see no reason to believe that the average is being at all lowered, whether British or Indian.

30802 (18). What is the most suitable age at which junior civilians should arrive in India? 24 or 25 years [vide answer to question (15)].

30803 (19). What age-limits for the open competitive examination in England would best enit candidates who are "Natives of India", at d for what reasons? Do you recommend any differentiation between the age limits for "Natives of India", and for other natural-born subjects of Bis Majesty?—If hy "suit" is meant give the best chance of passing as against Butish youth, on growth, perhaps 19 to 21. But as explained in my note and my answers to questions (10) and (15), the right point of view appears to me, not how to attain hy artificial and differential methods, an importation into the Service at all costs, of any or even all Indian castes or the Indian element but first and foremost the conservation, if not the raising, of the character and efficienty of the Service. I am not in favour of any such differentiation, whether of age or of subjects of examination. For the same reason, I am in favour of the abolition of the present differentiation in favour of the British candidates by the bolding of the examination in England only. In view of the connection between Great Britain and India, Indian candidates must be prepared to face and to surmount the other difficulties.

20004 (20). On what principle should the subjects for the open competitive caranization be fixed? Do you accept the principle ind down by Lord Macandry Committee in 1954, and since followed, that "the examination should be of such a nature that no enalidate who may fail shall, to whatever calling he may devet binestlf, have any reason to regree the time and above which be had spect in preparing himself to be examined," and that the delice thould be to secure, not specialists in any perfounder subject that may be madul in a subsequent Indian accept, but the ordinary well cheated young man of the period '—Broodly, yes, in the sunce of sound liberal education. But especially, in view of my advecays of the age of 21 to 22 at least, if no 22 to 24, if

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continued.

think that, without excluding any subject ordinarily comprised in a scheme of liberal education, nerty comprises in a concern of manufactures of the future appropriate for the future Indian administrator, such as, Sociology, History (including Indian History), Economics, Political Science, and languages such as Sanskrit and Arabic, which will give him a greater interest in India, should carry higher marks, both absolutely and relatively in the open compelition than they and reservey in the open compensation and the deat probably render the year's prohation more available for special studies for the average probationer. It cannot be called specialised education but rather modernised imperial liberal education, as useful say to a journalist, a professor of Humanities in the larger sense, or a school master, as to the future member of the Indian Civil Service.

30805 (21). Please examine the table in Appendix I to these questions, which shows the various phases of the authorised syllabus of the open competitive examination, and state what changes, if any, are, in your opinion, desirable, differentiating between the cases of candidates (a) of schoolleaving age and (b) of University-leaving age ?-I am only able to suggest changes upon the basis of (6) rather than (a). I adhere substantially to the subjects in column 1 of Appendix I, i. a., as they were from 1892-1905 with a few additions and changes as follows.

nd changes as follows:				
		Subject.	Marka	
	1.	English Competition	500	
	2.	English Ristory	\$00	
	3.	Indian History	500	
	6	English Low (Contract, Original,		
		Evidence, Constitution)	500	
	ñ.	Indian Law (Centract, Criminal,	***	
		Evidence, Constitution)	605	
	d.	English Language and Literature,	0,00	
	•	especialty, from Etizabeth's times		
		deve to Tennyann	500	
	٧.	Greek Language and Literature	400	
	,,	(No venilication into Greek)	600	
	s.	Greek History (Ancient Including	800	
	vı	Constitution)	400	
	0.	Latin Language and Literature	260	
	•	(No versification into Latin)	500	
	10.	Boman History (Ancient including	300	
	•••			
	11	French Langus go and Liberninge	500	
	10	Control Langua go and Literacage	800	
	10	German Language and Literature.	200	
	19,	General Modern History (No		
	4.1	special period)	500	
	15.	Mathematics, Pure and Applied	3007	

560 900) at the most; three subjects 300 marks each . Logic and Mental Philosophy .... Moral Philosophy (Anticut med Modern)

500 18. Political Beonomy and Bor History Political Science (899 ž) (600 ž) 19. 500 500 20, Secialogy Sangkrit

The changes suggested almost explain them selves. The marking down of the classics to the level of the modern languages is in accordance with modern educational scientific tendencies, except in the conservative English public schools, though even there the strengthening of the modern side is noticeable. Indian History should be added as a stimulus to British youth and as an De Bolea as a similare to British youth, and as an important part of the History of the Engrise, to be treated apart from General Medern History. Similarly, Indian Law, as the new trabable Historian of codified law by the most eminent British Jurits, Stephen, Maine, etc., discovers study from a hieral juritian and Impurila point of viery, as applicanciary to the corresponding Beginkh jusige-made law.

Mathematics and Natural Science are both subjects, the value of which it is difficult to overestimate. But, upon Lord Macaulay's own prineiple, they appear to be over-narked, the origin being, I imagine, rather that Cambridge should not be placed at a disadvantage as compared with Oxford, then any other. Similarly, without underestimating the importance of the logical or the broad philosophical mind, I think, 100 marks each could be taken away from thom, oven if these marks are not, as I think they should be in an examination for administrators, added to Beonomics and Politics.

I have wentured upon the addition of Sociology as a subject. It may be objected that there is yet hardly any science worth the name. But, even so, the data already gathered of the manuers and customs, and the evolutions of various peoples and their civilisations, and, above all, the matuer and the scientific spirit and habit of looking at various societies and the human race as an interdependent, to a certain extent, organic whole, are reluable and might perhaps be useful as a prophylactic to the common British spirit as to Eastern civilisation and coloured races. The subject might, therefore, be included.

It will be seen that the subjects remain easontially as they are end in no way favour the Indian candidate as such, while they perhaps remove the grievance as to Sanskrit and Arabic.

Under existing conditions, the course suggested does not appreciably add to the chances of the Indian candidate or diminish those of the British candidate. One might go further and say that, even if the Varsities and Wren's were transplanted to India within the next generation, the course, even with a simultaneous examination in Iudia, is likely to leave the proportion of the successful Dritish candidates very much what it now is. There are no facilities in India for learning Greek or German; and outside the three Presidency Towns, none for Latin and few for the cognate Ancient History, Greek and Roman. The reduc-tion of marks in Mathematics, in Logic and in Moral Philosophy—all subjects possible of learning in India—prejudices Indian candidates more than it does British candidates, I may say, perhaps, Brilmane, more than any other, as they have perhaps a certain natural talent for these abstract

I add these remarks, not because the changes have been made upon any basis other than Lord Macaulay's principle brought up to date, but because, after being so made, they appear to me to pass the test of those who insist, I think rightly, upon the British character of the open competitive examination.

In order to avoid smattering and cramming, I should maintain the rule deducting 100 marks from the marks obtained in each subject but further, I would not, I think, restrain the number of subjects.

\$0806 (22). Is any differentiation in the subjust for the examination desirable between candi-dates who are "Natives of Iudia" and other candidates? If so, please state them and give reasons?—Emphatically, no; Indians, wishing to succeed, must surmount the landicap, heavy as it is, and ask for no favour but only for a fair field.

(i) The intellectual average of the Indian Civil Service, so far as examinations can test it, must Mr. G. D. MADGAVEAR.

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be kept up with an Indian element, not brought

(ii) Difference of test means admission of difference of intellectual strength and loss of prestige within the Service and without. I am sorry to see this position of fear of Indians from simultaneous examinations taken up by some Europeans; I cannot follow them in it even though I think the British youth will pass the examinations as prescribed better and not worse than Indian youth,

(iii) The effect of differentiation in favour of Indians might he to let in too many Indians and too saddenly -- a result, not desirable at present.

30807 (23). Do you consider it meessary that certain posts should be reserved by Statute for officers recruited to the Indian Civil Service, and if so, what posts and for what reasons? Please state in detail what alterations (if any) you recommend in the Scheighe of the Indian Civil Service Act of 1861 (24 and 25 Viet. c. 54). (Attention is invited to the provisions of the Indian Civil Service Act, 1861 (24 and 25 Vict. c. 54), and of the Government of India Act, 1870 (33 Viot. a. 3), reproduced as Appendices II and III to these questions)?—I consider it, as regards the Provincial Civil Service, superfluous, and, therefore, needlessly invidious because-

(i) The actual appointments to the scheduled posts are, and will remain, in the hands of the Governments, Imperial and Provincial, which will covernments, impermant rovinces, which was romain not only preponderantly British, but also, in practice, preponderantly Indian Civilian, as at present. Except, in the case of extraordinary merit, and perhaps hardly then, will a person out-side the Indian Civil Service be appointed to posts

other than listed posts.

(ii) As against no change in practice by the abolition, the sholition might enable the Provincial Civil Service in theory to feel like Napoleon's soldier, that he carries a High Court Judge's wig

in his pocket. I would therefore extend the Act to the Provincial Civil Service by the addition of the words section 2 of 24 and 25 Viet. Cap. 54, the net section 2 on a state of the carried the scheduled posts are filled up as at present by the Indian Civil Service apart from the parties of the listed osts filled up by the Provincial Civil Service, the posts filled tip by user revenuent curve scenario, nor Local Government would have authority to appoint a brilliant member of the Provincial Civil Service to an additional now listed scheduled post, and could fill up judicial posts, not listed, by Provincial Civil Service men, if a sufficient unm-ber of Indian Civil Service men did not come forward for the Judicial brauch.

30808 (24). Do you consider that a minimum proportion of Buropean subjects of His Majesty should be employed in the higher posts of kin Civil Administration? If so, to what proportion of the posts included in the Indian Civil Service Cadre do you consider that "Natives of India" might, under present conditions, properly be admitted?—As I do not know of any measure of efficiency or character (British or European or Indian) and as I do not think a statutory minimum of Europeans should or could be fixed, and as I have no exact data to fix a namerical proportion, I am unable to answer the question in the form in which it is put and to arrive at a small proportion, any more than I would state the number of

Buropeans, Eurasians (each class with his proportion of English blood) and of Indians, necessary to do any other given work. For the general considerations hearing upon the question, I would refer to my general note. Here, I content myself with saying that in my opinion, based roughly upon the comparative work of the Indian Civil Service and the Provincial Civil Service (including the Statutary Civil Service), I think that in this Presidency the standard of judicial administration would rise in point of sources of conclusion upon facts or law, without losing in Service (not necessarily Europeaus) and Provincial Ciril Service in the Judicial branch were as 1:2, that is the Judicial branch of Indian Civil Service held a third of the judicial posts. Even such a rough conclusion is difficult for me to estimate for the executive, both because of my lesser experience, and of my conclusion that Indians, whother Provincial Civil Service or Indian Civil Service, de not get a fair chance, above a District in the Executive; and that the existing basis of the present Executive Provincial Civil Service, the Deputy Collector is wrong, the right basis being the Mamlatdar ur Taluka Officer. If I am persent to bezard an opinion, in spite of all these difficulties, I should put the similar limits for the Executive as from 2:1 to 1:1, not Europeans to non-Europeans, but Indian Civil Service to non-Indian Civil Service.

30809 (25). Do you accept as generally satisactory in principle the present system under which "Natives of India" are recruited partly through the medium of an open competitive examination in England, and partly by special arrangement in India, in accordance either with rates framed under the provisions of section 6 of the Government of India Act, 1870 (33 Viot. e. 3), or with the provisions of the Indian Civil Service Act, 1861 (24 and 25 Viet. o. 54)? Do you recommend any alterations in this system, and, if so, what ?-Yes : I have no alterations to suggest beyond those in the general note and the simul-

taneous examination in India.

30810 (23). Do you consider that the old system of appointment of "Statutory Civilians" nder the Statute of 1870 should be revived and, if so, what method of recruitment would you recommend ?-No; the system falled then and the circumstances do not appear to have altered or new ones appeared, likely to make its re-introduction a success. But, I may express my regret that it was tried for so short a time. As it is, it diserelited nomination and selection and with some justice

30811 (29). What experience have you had of military or other officers who have been specially recruited in India to fill Indian Civil Service posts, and how many such officers are employed in your rovince? Please distinguish in your reply between (a) military officers, and (b) others; and give details of the latter?—I have bad experience of both in Burma during the first four years of my service. But I consider it insufficient to offer an opinion now, worth expressing. I had about eighteen months' experience again in Sund of one non-military officer as Collector when I was Judge; but this again appears to me to be insufficient to generalise

30812 (31). If the system of recruiting military officers in India has been stopped, or has never 7th March 1918.7

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existed in your Province, would you advise its re-introduction or introduction, as the case may be, and if the system should be introduced or re-introduced, to what extent should it beadopted !- It should not be introduced or re-intro-

acopies :— 12 stoolin not be handward in 12 standard duced in the Bombay Presidency.

30813 (34). Are all the posts thus listed ordinarily and regularly filled by "Natives of India." If not, please state for the last fire years to what extent there has been any failure to work up to the anthorised list, and explain the reasons?-The Local Government is in the best position to answer this question. I have heard firstly, complaints against my service by members of the Provincial Civil Service that the survival of the "Statutory" Civilians was made a protext on the "Statutory" Carlians was made a preferr for keeping them out of the listed posts to which they were extitled, as they hold, apart from the posts hold by the Statutory Grillians and though these did not come up to the maximum of one-sixth, and scondly, fears that the one-fourth maximum final hild down very countly by the Government of India, would similarly grows a livil in these which would he mayer worked we limit in theory, which would be never worked up to in practice. There appears, in short, to have been at least some difference in the view and the interpretation of the orders issued when recruiting mergresseen of the orders becare week rectitions on the Statutive (Vivil Service was stopped and the system of listed posts for the Provincial Service announced. There hes, likewise, been a giverance in the interval, I believe, of some years which clapped between these two periods. The gueral feeling and change superved to be that the Initial Civil Service has a few supervey of this vaccinities. Civil Service bad taken advantage of their position in the Local Government to keep the Frovincial Civil Service out of the pasts to which they were entitled in view of the orders passed upon the recommendations of the Public Service Commission. But I am not in a position to say how far this view or this charge is correct.

30814 (36). Has the power to fill one-quarter of the listed posts with "Natives of India" other than members of the Provincial Civil Service or Statutory Civilians been ordinarily and regularly exercised? If not, can you give the reasons for this, and do you think it advisable that the power should be utilized and in what directions !-This is rather a question for the Local Government. The power, I believe, has not been exercised,-why, I

cannot say, 30815 (37). Does the system by which most of the inferior listed posts are merged in the Trovincial Civil Service give satisfaction (a) to the members of the Provincial Civil Service; and (b) to the public interested in this question; and what startantages, if any, does this armner-ment possess?—I am not clear as to the ment possess ?—I am not clear as to the meaning of this question. As fir as this Pro-sidency is concerned, Appendix V shows that the only intience likely poter open to the Provincial Civil Service are three Assistant Judges. (a) That officers serving in this capacity during the last ten years, some now promoted to superime posts, are known to me and have not expressed any dissistanticen except as to their two-third pays. (b) The public, as far as I know, approve of the system, except that some practising pleadars have suggested that they should also be directly elliptic. eligible.

30816 (38). Is the class of posts listed, suit-le? If not, in what directions would you suggest any changes and why ?-I would increase

them to a minimum of five Heads of Districts and five District and Sessions Judgeships, with a corresponding increase in Assistant Judgeships, if corresponding microses in Assistant outgroups, in necessary, and a maximum of eight or nine of each. If my suggestion as to the separation of the executive and the judicial are carried out, First Class Subordinato Judges (Appellate Power) might be made Assistant and Additional Sessions might be made Assistant and Additional occasions. Judges. I should, however, take away from the listed posts the post of Registrar, High Court, Appellate Side, and leave this to the Chief Justice to fill up, as he chose; and also, perhans, the post of Talakfair. Settlement Officer. The post of Registrar, Cuopernitive Credit Scoteties, should be given to the Provincial Civil Service. [Please see my answer to the Provincial Civil Service question (47).] The post of Director, Land Records, and Settlement Commissioner should be open to the Provincial Civil Service, if Government think any officer capable.

80817 (41). Are there any other ways in which "Natives of India" are appointed to your Province to Civil Service posts? If so, please give

details of the same?—None that I know of.
30318 (43). What is your experience of the
results of the existing system under which
successful candidates in the eyen competitive examination are required to undergo a probationer's course of instruction in Eugland? Do you recommend the continuance or abelition of this system ?- A probation in England for et least a year, if not two, appears to me certainly necessary; and I recommend its continuance.

30819 (44). What should he the duration of the probationer's course in England (a) under the present system of the open competitive examina-tion, (b) under any medification of that system

recommended by you? - One year in any case.
30820 (45). Do you consider it desirable that
probationers should be required to spend their
period of probation in England at an approved

period of proposed in August 1997.
University?—Yes, I do.
30821 (46). If so, do you advise the selection of one or more Universities for this purpose and for what reasons? - Without denying the charm and the advantages of residential Universities, such as Oxford and Cambridge—at the former of which. I spent two years—and without denying the daugers and the disadvantages of non-residential Universities, especially, in large cities, such as London, the latter, even though socially and athletically less attractive, are often as well, if notbetter, suited to the serious student of economics, sociology, administration, especially London. I would therefore, give the student a choice of approved Universities, residential and nonresidential asat present; reserving however (upon-the recommendation of the Civil Service Commissioners) to the Secretary of State, final authority to reject at any time a caudidate, whose standard of conduct appears to him to fall below what a member of the Indian Civil Service should

30822 (47). Du you consider that probationers should receive allowances during their period of shudia receive anavances ouring ever person a probation? If so, please give the scale and conditions that you recommend f—£150; the allowance awarded in my time, is hardly sufficient for all prepares; but there seems no reason why the selected candidate, during probation, should get, and India pay, more. In any case, I should suggest that selected candidates should pass an

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indemnity bond agreeing to repay the amount to the Secretary of State for India, if they fail to pass the probation.

80823 (48). If you do not advise attendance of an approved University during the period of prolation in England, what alternative coarse of study do you recommend?—No alternative;

University compulsory.

30824 (269). Would it, in your opinion, be desirable to establish a separate institution in England for this purpose, and, if so, ander what conditions?—No. The appril de corpy under the perent system suffices, with the facilities granted for the probationers' course. Hashpuny and Cooper's Hill have been absolute as needless and coulty. It is not advisable to researche the former.

309.25 (50). If a probationer's course is continued in Bugiand, do you accept the principle laid down by Lord Manutaly? Committee in 1855, that successful candidates in the open competition should be considered in baving finished their sounds of the same competition and that their future studies about he considered in baving finished their sounds of the same a special backet for their calling? Does your nawer upply equally to cardinates who pass the open competition who the active carmination after fearing rebool and to those who do no after competing a University course!—I accept the principles. But if the age limit is lowered again to 17 to 19, as I trust it will not be a consecure.

80895 (51). Phase examine the abstanced printed an Appendix VI to these quasitous, shawing the courses of studies prescribed for probationers in 1891 and 1912, and state what altertions (if any) yes desire to encourage of the open competitive examination, and (9) under any modification of that system recommended by you?—(9) I except the second column of Appendix VI as the proper corres for a year's production with the following alternations, which I might suggest, buttur for their object to indirect and instruct the probations or Infilia and if its posities, upon a book such as Sir William Hunter's "The Indian Empire," excellent set it, which was, and I believes, be text-book for Indian Huster's "The Indian Empire," excellent set it is, which was, and I believes, be text-book for Indian History without fadiguing him with details.

## Compulsory Subjects,

The principal vernacular language ... 400
 Indian History and Geography
 (Rulers of India Series) ... 400

3. Indian Penal Codo ... 490 4. Code of Criminal Procedure ... 200

Code of Grammal Processing
 The Indian Evidence Act
 General Paper on Indian Sociology

and administration; general reading of Census Reports, Dynlls Assatis Statish, Statelby & Tinlin', Rinder & Peoples of Luda', Baslen Possel's Small Scole on Lusal Tenues', Ilbert's 'The Government of Loda', with prefers Missel's Bolsky, Il-Woodrow Wilson's The State', Irland's 'Thopical Depadencies' etc., Sir Harry Tehenou's Bolsky and Kindy, etc. — 600 As at present plus—

Becommies .... 300 Local Government in England (Odgets, Ashley, Hobbouse and Wright) ... 300

The namely arrived Civilian vitin elit motified at motified and related file arrival, at present, is President always of Local Boards and often of Ministriph Records. A theory of Local Government in England, expending, it he has—an the British productioner almost always has and the Indian should procure-apportunities to see the actual vorticing of such bedien in England, should, I submit, he valuable, so much as, that in a two years' productionary course, if ought to be made computery rather than have optional Relatay, Geology, Zeology or even Agricolatend Chemistry.

Sole 7 (62). In particular, please state your opinion as to the desirability during the period of production of (1) compulsory administration of the production of (1) compulsory administration to the general reacting of Indian Law in odition to the general reacting of Indian Law in odition to the general reacting of Indian Law in odition to the general reacting of Indian law in odition (1) continued to the period of Indian law indian instruction (1) control of Indian law indian (1) control of Indian law indian (1) control of Indian law indian (1) for the Indian Sorgenty, the OH Balley, for the Indian Magnitude. I only wish that candidates could be accommodated at the Counseit stoble instead of in the spectatory galley as was the case in my incomplete the Indian Criminal Law (elementary) can add stoud be learnt. (ii) Even the elementary knowledge of the versamilar—I speak from my having to learn Burnes on foreign language to me—su sefful on arrival in India and should be searnt. (ii) Even the school the acquired. (iv) (c.) I have streedy added it to Indian Unitery as one and the same subject. (8) Economics might be made optional. A year wish the burden of the on-pulsery subjects is hardly consight to courier more than a measuratering, if it is a fresh subject. (2) Necessary.

30828 (53). Do you consider that the probationor's course of instruction can best be spent in England or in India?—In England,

an anguess we are some of a year opinion of a proposal as shart at some satisfies place in India a Codlege for the training of productioners of the Ladian Girll Service and possibly of other Indian carriers retarded in Benghard T—Wortse than useless. A Girll Staff Calling is not wanted; and, Ithink, would do harm, unless it is desired to focus and crystalline an Anglo-Indian bureau-crais spirit of caste.

Since (55). What is your opinion of a proposal that each provincial Government should arrange for the tracing or prochineous by mitchell courses of instruction for the whole or portions of the first two years of service at some suitable centre?—A College for 15 or 20 hardly exemtracible, having regard to the cost. Work, as now, is the best exerces of instruction and is gred enough. My suggestions as to the difference in training upon arrival in Todia or unde later.

30831 [55]. In the report of the Treasury Committee appointed to consider the organization of Oriental Studies in Landon (1901), the view is taken that the preliminary training in Oriental languages and in law required by productioner can be given better in England than in India, because

of the difficulties which junior civilians would experience in learning these subjects in India, the lack of good teachers in Indian district headquarters, the difficulty of even good Indian teachers appreciating the European student's point of view, and the difficulty of orduces study in a tropical climate. Do you consider that these objections could be met by a snitable scheme of instruction in India? - Climate apart, most of the difficulties of theoretical teaching in these subjects might be got over by a scheme of institution in India, but only at great and ucedless cost. Thus, a single college would involve teachers of all the vernacular languages congregated together. If the college were located anywhere outside the three presidency towns, British teachers even in other subjects would cost a good deal and even Indian teachers an appreciable amount. Then-and this is an objection to any college in India-the stimulas of contact with students of equal ar scinding of contests with sciousts of equal in superior calibre, in general subjects, each as, History, Economics, Law, Administration, would be wanting. Last, but not least, an appreciation and even a slight understanding of the spirit of the British institutions in a British atmosphere would be impossible. These last two considerations would be imposed in my opinion the possible advantages of a college or a scheme of institution in India.

And when it is further considered that an appreciable minority of probationers come from universities of London or Oxford or Cambridge and can and often do select one of these three to pass their probation, with great profit to themselves, I conclude that the disadvantages of the proposed departure outweigh entirely the

advantages 30832 (67). If you have recommended the introduction of any scheme of direct recruitment in India for "Natives of India," whether in lieu of or supplementary to the system of regraitment in England, please state what system of probation you recommend for such officers ?- The same as the one at present for the Indian Civil Service

30833 (58). In particular, if a period of probation is recommended for such officers, do you advise that is should be passed in England or in

India? - In England.

30834 (59). Do you consider that any differentiation is necessary during the period of probation between the course of study for prohationers who are "Natives of India" and the course prescribed for other natural-horn subjects of His Majesty? If so, please state the special arrange-ments that you recommend?—Na differentiation is,

in my opinion, necessary. 30835 (60). Are 30835 (60). Are you satisfied with the present arrangements for the training of junior members at the Indian Civil Service after they have taken up their appointments in India? If not, what there are about in more than 1 indians. change should, in your opinion, be introduced?-The present arrangements appear to me to be capable of improvement in some ways, which I proceed to detail. The present arrangements are nearly as follows: Arrival about November. Perhaps about a week or less in the capital towns Forman acoun a week or ress in one stapaa usuno di ba Province under the guidance of a seniur officer, a High Court Judge, or a Commissioner, then to the Headquarters of the District as Supernamency Assistant Obleton, for about six mouths, out of which six weeks are spend at Head-mouther as the Monagant has each in count of the province as the Monagant has each in count of the supernaments as the state of the supernaments as the supernaments as the supernament of the supernaments as the supernament of the supernament of the supernaments as the supernament of the supernaments as the supernament of the supernaments as the supernaments as the supernament of the supernaments as the supernaments are supernaments. quarters at the Tleasury, the rest in camp touring and two with a Deputy.

about partly with the Collector, partly with an Assistant Collecter and preparing for the Lower Standard Departmental Examination, especially the vernacular, and then, charge of a Subdivision about August, all the Subdivisions in this Pre-sidency, unlike Burma, having their Headquarters at the District Headquarters where the rains are spent.

The disadvantages of this arrangement are: -(i) Tun sudden a transition from an English city, such us Landon, to a narrow District Headquarters with its stationary and narrow life, British and Indiau.

(ii) Failure of sequeintance beyond a four or five days' tourist acquaintance with the Indian cities and life, where British civilization and work have made their deepest mark, viz., thecapital towns, where Indian life is most active and progressive and where Britons and Indians co-operate most, ufficially and unofficially.

(iii) The early an independent charge involving authority over experienced members of the ing authority over experienced members of the Provincial Civil Service and consequent mistakes, Incidentally, I might be pardoned for doubting if the importance of the choice of Collectors, under whom supernumeraries are placed, is sufficiently realised and if the choice is not guided rather by the large size or the good climate of the first station. First impressions are so strong that Government should, I think, take great care that the Collector, who is the first guide and teacher, can be relied upon to be really a friend and a wise and a sound friend of experience and liberal mind and deviation to duty, conditions, necessary not less for the people than for the service, and happily attainable, I think, as Government have usually a very fairly correct idea of the personal limitations of the British ufficers.

Briefly, from newest England to oldest India, with herely a glimpse of New India; or if the phrase is abjected to, of a resuscitating India, gives thu new arrival an impression not easily effaced and me which asually remains and colours the rest and me which asually remains and colours the rest and his service. In the district, he is never brought into contact with Indians upon really social terms in the sense that it is now-a-days open to him in places, such as the Orient Club in Bombay or the Calcutta Club in Calcutta. As to whether the Indian life in these cities is better or worse than the old life, or its desirableness, its superficiality, each officer may form his own opinion. But it is advisable, I think, that he should have knowledge of these fires, and be brought into actual contact with them. He will also be suitably brought into contact with non-official Europeans and the domiciled community.

My positive suggestions are as follows:—

(i) A stay in the capital towns for two months mudar the general guidance of a Judge, a Member of the Board of the Revenus, a Commissioner, a Collector; with (a) study of languages, (b) general study of the Secretariat, the High Court and the Accountant General's office, attendance at meetings of the Lagislative Councils, Musicipal Corporations and Improvement Trusts.

(ii) To the Headquarters of a District chosen upon a view of the personal qualifications of a Collector to act as tutor. One month on tour with the Collector, two months with an AssistMr. G. D. MADRAVKAR.

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(iii) In June, six weeks actual charge of the Treasury and 3rd Class Magisterial powers and to be actually working in the office of the Head-quarters Mamlatder. He should also be directed to watch the hearings of two or three appeals Civil and Criminal and two or three Sessions trials in the Sessions Court; and also the work in the Civil Subordinate Courts. He should have passed his Higher Departmental by now or a year after his arrival, and should also have passed in surveying and seen the opera-

tions of the Agricultural Department. (iv) And this is the most important departure in my proposal; he should be placed wine months or a year in sole charge of a non-Headquarters taluka, if possible, away from the railway station. From actual experience of the system in Burms, of Subdivisional Headquarters away from the District Headquarters, so that the Assistant Collector or Subdivisional Officer has to remain in solitude, as far as possible, away from gymkhanas, etc., I am of opinion that this is a much better system and the only proper ground-ing for a British officer for a real knowledge of the people. Life on tour even for seven months in a year, cannot compare with it. It has, I admit, its dangers. It is a severe test of the nerves, and—to be plain—the sexual marality of the unmarried officer; if the officer is married, it is an exceedingly localy life for his wife. But, it is desirable, on the whole, as from many points of view that junior Assistant Collectors should not marry, at least for four or five years after their arrival, if not, till their first furiously, that is about death was after the property of the prop is, about eight years after arrival.

(v) After a year's charge of a taluka as a Second Class Magistrate, the usual Subdivisional charge with First-Class Magisterial powers as at present which in Bombay presents no difficulties as the officer always gets five mouths at the District Headquarters.

I have pointed out sufficiently what appear to be the weaknesses of the present system, and the changes advisable; out of which I hay special steess noon () and (iv). The former, I have not seen advocated, before now, nor has it, I believe, been tried. The latter is, more or less, the system in Burma, except that the junior is seldom placed in change of a taluka, but usually of a saldivision.

I think the two proposals should remedy the past
weaknesses at both ends, by fiving both in the
capital city and in the village, as the Taluka Headquarter usually is.

30836 (61). Is the existing system of Departmental Examinations suitable, and, if not, what change do you recommend ?-It is suitable; but the standard of vernacular language is pitched too low and is not sufficiently modern. If my suggestion in answer (51) as to the additional sixth subject is not accepted, that subject, I strongly re-

Departmental.

80837 (62), Do you consider that there has been any deterioration in the knowledge of the been any determination in the horsewed of the Indian languagest possessed by members of the Indian Civil Service? If so, what me the causes? Are you assisted that European members of the Indian Civil Service attain to an adoquate proficiency in the study of the Indian language, and, if not, how could this best be remedied?—Yes to a certain extent; and, again, to compare, not different periods, hat different provinces, the standard of vernocular was higher in Buran from

1892-96 than I find it in Bombay from 1897 till now. The usual remedy suggested is money rewards or their increase, if hardly a remedy, really an inducement, which, considering what the Civilian's ideal of his duties should be, appears to true to be a humiliating confession of weakness and want of realisation of duties and an admission of merespary mofives. The causes appear to he 
(i) The Suez Canal and the fashion of

spending every leave long and short in Enrope. (ii) The English woman's increasing presence

and influence and the increase in numbers of British officers rendering the Civilian socially more independent of Indian society.

(iii) The increase of English knowing and English-understanding Indian officers both subordinate and ministerial and Pleaders rondering the vernacular less indispensable.

(iv) The completed solution of the fundamental administrative problems of revenue and taxation rendering most of the duties of the Collectors and Assistant Collectors largely mechanical. The Load Revenue Cods, the Settlement Rules, the Annual Revenue Demand (Jamabandi), etc., are all laid down and practically fixed. The actual remaining work is done by the village and taluka officers. There remains really little to do, and that little does not need the vernacular. as, and that there were not need to verticular, Similarly, as to the oriminal work, there are always one or more English knowing clerks in the Assistant Collector's office, who can not as interpreters, and in the Collector's office often an LLE and atways an English knowing Deputy Chitais.
(v) Similarly, in the judicial, the codified law

and the increase and excellence of translations of the test books on Eindu and Muhammulan law and the increase of English-knowing ministrial officers including B.A., LL.B.

(vi) Other dehated causes, into which I need not go further here, are the increase of racial distance, and the tendency in the service to look apon life in India, as a necessary, painful exile rather than one of work for people.

(vii) The number of vernaculars in some provinces such as Bombay and Madris where a man has to pass usually in two, often in three, and occasionally, in four vermeular languages,

The adequacy of the proficiency depends upon the standard set before themselves by officers. At present I should roughly put down the linguistic standard of the veroncular of English officers in this Presidency to be a good deal below the standard of Eaglish of the ordinary Mamlatdar or Head Karkon and to be about that of the clerk who has studied English up to the 4th or the 5th standard

If the main causes set forth are correct, no remedy is spen to Government, the causes being beyond them. The tendency will probably increase, not decrease. I hardly consider the high proficiency or the degree of merit with their money rewards are appreciable means to increase the average standard. The only theoretical remedy for Government is with re-post to the last cause, ric., a wholesale redistribution of Provinces according to languages or keeping an officer within one or two linguistic divisions. Thus, the late repartition of Bengal will (apart from the Assam repartment at near a repair to the result of the repair and result of Origin or Hindi and enable them to become more proficient in Brugali. But, such a re-partition of India is too large a question and one hardly perhaps within the scope of the Commission.

80888 (64). Please give your views as to what steps (if any) are necessary to improve the profi-cioney in the knowledge of law of members of the Indian Civil Service, distinguishir g between recommendations applicable to all officers and to afficers selected for the Judicial branch. In particular, do you favour a system of grapting study leave to Europe, and, it so, what course of study (course for a call to the Par, reading in barristers' chambers or other), and what conditions do you propose?—I hardly think the usual steps proposed, vis., small bounties in the shape of study leave or pecuniary rewards for passing in law in India; or the Bar in England, will be encouseful in raising the average proficiency of the Judicial branch.

Judicial work in India does not appeal to the majority of Indian Civilians. "I be indoor drudgery majorty or munic criticism. As a man of the petty pecuniary nature, the number and complexity of the laws, the difficulty to all but, especially, to the Briton of Hindu and (to a lesser extent) Muhammadan Law, the great responsibility in serious cases under the existing conditions of people and police, the impossibility of delegating any portion of it to subordinates, as a Collector can and does, finally, the absence of the sense of absolute power—all features conspicuously absent in executive workwill always incline the members especially the British members of the Indian Civil Service to prefer Executive to Judicial work.

To these already formidable handicaps, others have been added in this Presidency as follows:

(i) Extension of ec nomic legislation with large owers of executive rules with an assumption that powers of executive rules when an assumption the executive officer's tones bring him into touch with the people and make the executive hetter, instruments of enforcing such rules than the

(ii) Impatience of the right of the subject to redress against the executive in Civil Courts and exclusion of their jurisdiction such as the Bombay Revenue Jurisdiction Act of 1876, the Vatan Act The Couris are a necessary evil, whose and so on. The Courts are a necessary the sole power should be curtailed, the executive the sole hencelelent administrative machinery whose power should be extended. One such Burmese Act the Privy Council have lately declared ultra vises; The Secretary of State for India v. J. Moment (15 Bom. L. R. 27).

(iii) Assumptions in favour of the executive. The Collector, being a specialist in nothing, must be an expert in everything; the Judge, because he onglit to be, and perhaps is not, an expert in law; cannot know anything else. The Collector is

omniscient and should be omnipotent.

(iv) The feeling embedied in the ery Vakilkaraj

(v) Persistent dumping of inefficient members from the Executive to the Judicial.

(vi) Slow and steady transfer of posts of prestige and of higher posts from the Judiciary to the Executive. Formerly all the agents to the Governor were Judges: now the District Judge. Poona, is alone left as a relic, the others being all Foun, is some let us a read, the others being all collectors. Except for the present incumbent, the Secretary to Government, Judicial Department, has been, except for a short setting vacancy, filled up by (at present the Horozatike Judicial Mil. Haton, always of late taken up from the Executive branch. Finally, the Judicial Indian Civil Servants have lost and the Executive have gamed: the highest prize of the Judicial branch, the Executive membership of Council, leaving them practically defenceless against the all-powerful Executive

The total result has been a general lowering in mblic eyes of the Judiciary and a conclusion in the Judicial branch that its appropriate motto ebould be ' Lasciale agni speronza roi ch'entrate'. As a late illustration of the truth of these remarks. I might eite the instance of the inquiry into the working of the Dekkhan Agriculturists' Relief Act, one, which every District Judge administers almost daily, while I doubt, if most Collectors have read it. In any case, their knowledge of it is usually. limited to signing orders put up by their vernacular office, postponing or ordering sales of lands to be carried out. But apparently, not a single to so carried out. But apparently, not a single both of early on the inputry, which was entrusted to a Collector; the only concession as to the possibility of a judge knowledge something 'of the working' of the Ant was that the Collector was brigaded with an experienced rotined Subordinate Judge.

I think I am voicing the feeling of the Judicial members of the Indian Civil Service, British and Indian, when I say that, in view of all this and as things stand at present, the District Judge's work has become so theuliess that it would perhaps be best if Judicial functions were taken away from the Indian Civil Service and no further members admitted. The question whether the Judicial functions should be allegated to the Executive or to the Provincial Civil Service, being left to be settled by the former. Actually, most of the District Indica desire to discharge themselves at the earliest opportunity as soon as they have qualified for their pension. That would solve the question by ending it. If, however, it is considered that the public interests render it inadvisable that the Indian Civil Service should be confined. to Executive or divorced from the Judicial, then it is no use paltering with the question by a paltry bounty or study-leave which will have little effect in re-habilitating a branch so persistently brought down. That must be a work of years and will only be possible by-

(i) restoring the lost Membership of Conneil to the Judicial Department,

(ii) transferring the Judicial Secretaryship to

the Judicial Department, (iii) levelling-up the pay of the District Judges at least to that in other Provinces, if not, as follows:

tallows:—

1 Judicial Commissioner, Rs. 3,500,

1 Additional Judicial Commissioner,
Rs. 3,383-5-4,

2 District and Sessions Judges, Rs. 3,000, Rs. 2,500, Do. Do. . Rs. 2,250, .. Re. 2,000, Do:

4 Joint Judges, grade pay + Rs. 300, 10 Assistant Judges with Appellate Powers,

grade pay 4. Rs. 200, Assistant Judge, under training, grade pay

+ Rs. 100, alterations being made, if necessary, subject to

financial conditions. (iv) The question of the conflict of jurisdiction between Civil Courts and so-called Revenue Courts

is too large for discussion here.

30839 (65). Do -you recommend any specialcourse of study in law in India for officers selected-

Continued.

for the Judicial brauch?—The would be Judge in the Judicia Civil Service to be efficient must have a natural taste for law. If he has it, has will study without recommendation; if he does not possess it, recommendation will do no good and enforced study very little.

30840 (68). Do you recommend any spreial training in subordinate judicial posts for officers elected for the Judicial branch? If so, please give defails?—Six months as Subordinate Judge, away from Headquarters as in the case of the Executive.

30841 (67). Do you recommend any system for encouraging the higher study of law analogous to the rules for the encouragement of the study of Oriental languages?—No.

20842 (68), Is any differentiation desimble in the system of training after appointment in India between members of the India Civil Service on are 'Natives of India' and other natural-boar subjects of His Majesty I is so, please state your proposals?—No differentiation is desimble,

2053; 69). If you have recommended the introduction of any scheme of direct recreitment in India for "Natives of India," whether in Irea of, or supplementary to, the system of residence in England, please state what system of training you recommend for such officers?—I have not recommended any such achieve, which could only be sumitted as a very indifficent alternative to simultaneous examinations. But in any case, the system of India; should be the same.

30844 (70). Is any differentiation measure in regard to the probation and tentuing of members of the Indian CWI Service who are "Natives of India" as between persons of tomized Indian descent, of mixed European and Indian descent, and European descent? If so, please state your proposals?—No dithresultation appears to be necessary.

80845 (71). Please add such remarks as you may desire to offer on any points relating to the system of probation and training for the ladian Civil Service which are not covered by Journapyers to the foregoing questions?—None.

30846 (72). The present theory underlying the conditions of service in the Indian Civil Service is that-(a) the mombers of the service should have sufficient training in subordinate or inferior appointments before they are called noon to discharge the duties of higher ones; and (b) that they should, throughout the whole period of their service, have sufficient salaries and sufficiently responsible duties. To secure these objects the number of posts, 10 secure turns oupers are minuter of posts, called technically "superior" posts, carrying a salary of over Rs. 1,000 per mensum is ascertained, and it is endeavoured to recruit only sufficient officers to make it probable that each officer will find himself officiating with practical permanency and must ourset of these appointments permanently in at least the lowest of those appointments return the completion of eight years' service. Do you occept this system? If so, do you consider that the period of eight years is suitable, or do you recommend any change? Whot alternation (if any) would be necessary if the age of recruitment were lowered?-The system appears to be acceptable and eight years suitable as a minimum preliminary period before charge of a District, Executive or Judicial. No alterations appear to be necessary, if the age were lowered, beyond, presumably, the slightly smaller recruitment necessary for the

larger percentage of men who would remain after the minimum pensionable period.

30847 (73). It is also part of the existing system this officers of over two but under eight your completed service should fill with practical permanency in the ordinary course of promotion charges of miner responsibility, called technically "inferior posts," and should be drawing par at rates above that of the lowest grade, but not exceeding Rs. 1,000 per mencem. Do you sceep this so a suitable arrangement? If not, what alternation would you soggest, and for what promose ?—The arrangement is suitable

and the control of th

The eductions for higher appointments beyond a District, including those for the Provincial and Ingreial Secretarists, are a source of hundraturing in the Service, as selections or nominations are probably always bound to a cettain ortent to be. The District effort feels that the Secretarist always teach to be a close posserve—a point of riew, in support of which the authority of Sir Frederic Leby may be queed and it is suggested that Secretarist appointments should not extend over three years, just as membership of Council may mot over five.

The particular generaces of the Judicial Department in this Presidency, as I have been then, are as follows. (I) They have best the bighest people of the presidency of the Escentive Council which they always held until 1897, when an Escentive of the Councillenthin in 1902, (ii) Escent for the present incumbent of the Judicial Scentaryship, the latter has also been absorbed by the Escentive, (iii) Theoting the High Court Judgeships in Bombry on Rs. 4,600 as the equivalent of Counsissons, the protection of the Presentive, (iv) of the Escentive, the number of higher posts apeat to and held by the Escentive, the protection of the Present of Theory of the Present of the

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Continued.

pletely got the better of the Judicial, that small inducement remains for an Assistant Collector to choose the Judicial. Please see my answer to

question (62). The reduction in 120k, temporary or permanent of officers is a power actually exercised by Local Governmente, whenever they think necessary. The power of their compulsory retirement is, think, stillvested in the Secretary of State. delagation to Imperial or Provincial Governments, would, I think, especially the latter, affect the morale of the service for the worse. But, considering the undoubted tendency to centralisation—page Sir Frederic Lely and the Decentralisation Commis-sion—to make Civilians liable to dismissal by the Member of Council or the provincial Executive Government would affect disastrously the indepen-dence of the Service. I might be permitted to invite attention to the evidence of the late Mr. H. M. Birdwood, C.S.I. (who retired as Judickal Member of the Executive Council in Bombay) before the last Public Service Commission printed in Volume IV, Section III, Sub-section B, page 23, column 2, lines 21 et passion of the Procesdings: "It has been the chief glory of the Civil Service that its executive officers could always be relied npon for an house expression of opinion, however distasteful, and for prompt and decisive action whenever necessary, and its Judiolal officers for independence. That has been so, not only because of the excellent training to which Civilians have been subjected from their earliest years, but also because of the protection afforded them by their covenants. Whatover the difference as to the further conclusion of Mr. Birdwood, against the advisability of simultaneous examinations, few portons, in the service or outside, will challenge the correctness of these remarks.

To the best of my knowledge there is already an impression in the service that honest independent excreening in not the way to preferrence by selection and that this latter is better attained by perfect agreement with views or theories from above. Similarly, there is a feeling in the Judicial that not independence but the bester of the doubt in Civil cases to the Executive, in Criminal cases to the Crown, is the rest read to preference. My own impression, whatever it is worth, is that along with causes and as Relitury and Felegraph which render centralisation possible, there has been a decided failing of in point of independence in the service. And it, besides the power of stationing in out-of-the-way or unbeathly Districts and of selection, that is, preference however, the power of whithholding venoration even up to a district which the Local Government above in the power of stationing in out-of-the-way or unbeathly Districts and of interest which the Local Government above in the power of stationing in out-of-the-way or unbeathly better and clearly precess, it obtains in addition the power of surface and the power of stationing in out-of-the-way or unbeathly make the power of stationing in out-of-the-way or unbeathly make the power of stationing in out-of-the-way in the power of stationing in out-of-the-way or unbeathly one of the power of stationing in out-of-the-way or unbeathly the first and of the power of stationing in out-of-the-way or unbeathly make the power of stationing in out-of-the-way or unbeathly the first and of the power of stationing in out-of-the-way or unbeathly of the power of stationing in out-of-the-way or unbeathly of the power of stationing in out-of-the-way or unbeathly of the power of stationing in out-of-the-way or unbeathly of the power of stationing in out-of-the-way or unbeathly of the power of stationing in out-of-the-way or unbeathly of the power of stationing in out-of-the-way or unbeathly of the power of stationing in out-of-the-way or unbeathly of the power of stationing in

As regards the Native Indian Members of the service, I feel bound to add a few remarks, owen at the risk of misconstruction, premising that I have wyself were been appreciate is far and that I loops to ratice before any question of selections as far a I am person that have changed since During the forty years that have changed since Native Indian scinnilly entered the strives, only one of them, fix R. G. Guyla, has been selected to a post above district, and another, the lake Mr. R. C. Datts, related even to out as Commissioner,

neither has any Indian member of the service been selected to sit in the High Court or even as Judicial Commissioner, Mr. B. L. Gupta being only allowed to efficate for a few months, and I see, Mr. Mullick, I. C. S., has just heen gazetted to act in the Calcutta Righ Court. Similarly, with the exception of Mr. Gupta and one short acting Under Secretaryship of Finance, no Indian has been selected for the Secretariat. In fact, instances of supersession of Indians by selection, are so much the rule, that it is not an unreasonable conclusion, based upon the experience of so many years, that Indians are not considered fit for promotion above a district, by selection, as the Local Governments understand the term. Therefore, even in the Judicial, to which most Indians find their way, and in which, if I rightly understand, their radial weaknesses projudice the work and its British character least, the same Indians, whose initial mental acquirement as shown by their passing the competitive test, should not fall below the attainments of the Subordinate Judges, whose work has met with the approbation of jurists such as Lord Selborne and bodies such as the Privy Council -- these same Indians degenerate and their British confreres improve to such an extent in the opinion of the Local Governments, as to render the supersession by selection of the former a paintin nesseity. To this conclusion, personally I bow, with the respect it demands. But, if to this certainty of never getting beyond a district and the present fear of never attaining even this if any shortcoming in their work occurs while they are Assistants, is to be added the fear of compulsory retirement at the. will of the Local Government upon a vague conclusion of aufitness, then this practical power of unHification of their covenants, for the Indian members almost the only protection, will be an additional terror, which will operate with double force against them.

In the very interests of the independence of the service, and of its members, British and Indian, I deprecate this specious measure of coadled desentralisation. The actual blow in the independence of the service will be far greated and more permanent than the weeding out of really until members, whose number has, I think, been always infinitesimal.

The only positive suggestions I have to offer as to this selection and cause of inefficiency are embodied in my answer to question (90).

30849 (88). To what extent are the functions of the Eurentiva and Judicial branches of the Eurentiva and Judicial branches of the Lidian Civil Service differentiated? Is any change desirable and, if so, in what directions I—I at this Presidency they are differentiated only after an Assistant Collector has found his way to the Judicial branch by being appointed Assistant Judge, usually after about five years cause of zerosion to the Exceptive, he acts and afterwards becomes Collector Judge. The Assistant Collector here, after a short experience as Jud and Zul and Cless Magnistrate, becomes a last Cless Magnistrate and as remains until he sets and becomes Collector when he combines the functions of a District Magnistrate. When selected for the Secretariaty or a Commissioneship and above, he has no Magnistrate and powers and boomes a Parity exceptive cilicost although especially, are Commissioner, list control ever the polose Jurgely remains and in some ver the polose Jurgely remains and in some

[continued.

respects, increases, as compared to that exercised by the Collector. The Assistant Collector, on the other hand, has no control over the police, as such, in spile of his Magisterial powers any more

than the Deputy Collector has.

The strong point of the system appears to me to be the control over the police of the Collecter and the Commissioner under the District Point and the Commissioner under the District Point Act and Bulles embodied is the Police Manual, the west point to be, that, in virtue of this control, the Collector, who, and use the District Superintendent, is the head of the District Point, is not only responsible to beyong down crime and criminals total sale in his Magnetantal capacity, complied of (a) trying them as First Class Magnetanta, (b) and as the Appallet Court from the Cesisions of 2nd and 5rd Class Magnetanta, (c) transferring cases mother sociale 192 of the Criminal Procedure Code from any Magnetanta to any other Magnetanta Special Commission of the Commissi

The weak point may be summarised by raying that roughly the Gollector is in sense of once Prosecutor as Head of the politic and also Chiminal Judge, and the difficulty of the position is enhanced in cases such as Royame, Ercise, and Sait, or your Forces, in which he last, in his revenue cannoting, a direct or does interest and responsibility, and perhaps, also in cases where casts or political fielding comes in. They present lengthy peripateds trials are inconvenient to except hely concentral, but are nanvoidable whether separation.

As a matter of theory, it must, I think, be conceded that this dual position of Criminal Judge and officer responsible for, if not interested in, a and onese responsibility of the form of the prosecution is not defensible, even when the prosecution takes place, not before himself, but a subordinate executive officer, such as Assistant or Deputy Collector or Mamhitdar. Indeed the position of the latter would be, in some respects even more awkward. I doubt, on the other band. if any real prestige would be lost by a separation of functions, always provided that the loss would he of judicial functions only and not of his present control over the police, especially when weighed against the indubitable gain in public confidence by the avoidance of this double invidious present combination. And so long as this control over the police is returned, there is no real weakening of the Executive. On the contrary, the present possible and occasional conflicts the present possible and cernsonal conflicts between the Executive and the Judiciary would be avoided. Every judicial officer of experience realises in his own judicial capacity, the importance under existing conditions of a strong, and the dangers of a weak executive. But, when the District Magistrate lapses into errors of Criminal law or procedure and into executive non-judicial acts, it is impossible for the Sessions Court when legally appealed to not to interfere or submit recommendations for interference by the High Court.

Such, briefly, are the reasons, which lead me to the conclusion that Government and the administration would be strengthened without any weakening of the Executive in power and with increase in prestige by a complete separation of the Judicial) and Executive functions in this

Presidency and in this conclusion I think I shall be supported by most executive officers of

The main difficulty of this separation appears to be financial. Thus, I think, could be largely, if not entirely, not by using the existing Giril judicial machinery as I detail later on. Notifier kine difficulty not existing difficulty would, in using a difficulty not existing difficulty would, in using largest large as separate District Magnitzate and a separate subordinate criminal judiciary under the December Secretariat. In most district there would hardly be enough work certainly for the new District Magnitzates and probably for the superhistrates outside the large towns. Nor is any eighton months? expension of the Sind City Magnitzate, subordinate to the Cennaissinor in Small informer of such as experiment with all its cost, more especially, as I consider in a por country such as India.

I should be inclined to sock a solution rather in the following directions, beginning from the bottom. In districts, where the Magisterial work of the táluka officers is heavy, tho separation abould set free a sufficient portion of their time to enlarge the taluka boundaries, without projudice to their revenue work, in the existing and constantly improving facilities of communication, roads, or rail and bioyoles and tongas. A rodnotion of two or three talukas in large districts and of one or two in small districts with a corresponding roduction of Mamlatdars will set free fauds for two or three additional Subordinate Judges. The work of the existing Subordinate Judges is unequally distributed; and with these additions the Sabordinate Judges should be able to dispose of most of the important work, all First Class and many Second Class cases, especially when invested with sammary powers, after some experience. In point of probity, the work of the Suberdinate Judges is exceedingly good and in faumo periods their criminal work has also stood the test

In addition, a good deal of the 2nd Class and all the 3rd Class work would be done by Honorary Magistantes. The chances of corruption are, in the latter case, minimized and I think, in most fallus towns here, it would be posible to constitute fairly statisfactory Benches.

This would, I think, he a practicable means of relieving the McMintaffirs or fullun differes including their Head Kalvhon, usually 3rd Class Magistrates of their Cricional Judicias work, without prejudice to the administration of judica or expense to the atengare. As for Sabdipir, simula offices many of their cases are those which are committed to Sessions, important on account of their seromaness but in which especially with the present system of experienced police prosecutors, the Angaintage, who commits the case to the Sessions Court, has usually little work beyond recording the wireless, earliest to commit, the real trial being as Serious. This work could as well be done by Benches of Hounty Magistrates who could be empowered to commit, The other original ways of Sud-divisional Augstrates would easily be managed by the Subordinate Judges.

The stationary Magasarate who does most criminal work is usually the Deputy Collector in charge of the treasury, usually called the Hazar Deputy Collector. Owing to the existence of the Musicipalities at the District Head-quarters, he has little executive work beyond that connected 272

with income tax, the rest of his time being taken on with accounts. But again, in the Head-quarters town, Busches of Honorary Magistrates and even Honorary Magistrates of the 2nd Class are usually available; and, if not, as an extreme. case and where there would not be enough work for a stipendiary City Magistrate, he might be allowed, though it would be an anomaly, (though I think it would be better to appoint an additional

Joint Subordinate Judge), to work as at present.

As to the District Magistrate, who seldem tries original cases bimself, the appellate power from 2nd and 3rd Class Magistrates could be given to the Assistant Judge or the First Class Subordinate Judge, A. P. The power of transfer of cases from one Magistrate to mother with the power of transferring important 2nd Class and 3rd Class of transferring important and control given to the District and Sessions Judge, who has altrady power of revision and order to direct re-inquiry coequal with those of the District Magistrate. Purely as with those of the District Magistrate. a precantionary measure similar to that empowering the Commissioner of Police, Bombay, to. exercise the powers of a First Class Magistrate. I should, I think, leave the District Magistrate and Sub-divisional Magistrates and perhaps Mam-Chapter VIII, Criminal Procedure Code, to deal with sudden breaches of the peace, babiteal offenders, redition, etc.

Those suggestions I fully expect should strongthen the Criminal without weakening the Revenue or the general Executive Administration. They oculd be tried experimentally in one separate linguistic District of each Province, for choice, under the supervision of Indian Sessione Judges, who I think, realise their importance more than British Sessions Judges. And they would leave the District Magistrate's power of control over the police unaffected equally with his present capacity to represent the Crewn in appeals to the High Court though the Legal Remembrancer from orders of Sessions and other Criminal Courts. The Criminal Procedure Code is now under amendment; and it will be easy to introduce the necessary changes.

The more general aspects of the question are dealt with in my general note to which end to answer (18) of the Provincial Civil Service question I would refer.

30850 (89). Have you any other suggestions to make under this head which are not covered by to make under this need where and any your answers to the above questions and to the questions under the heads relating to salary, leave and pension?—The system of confidential reports should be assimilated to that, which now presents, I understand, in the Army. An office, whose work is not assistancely should first be wared in writing confidentially by his immediate superior. If his work does not improve within an months, a confidential report may be made to the Secretarial, officially a copy should be farmished, as of right, to he can appeared against, to enable him to explain, if he he can appeared against, to enable him to explain, if in the case and the same principle should be followed report.

At present, as without his rance principle should be followed acrees, each set in the white defects are. In a are entitled to this C. Indian Civil Service, the efforms officers. Thus, the comment of the control of the comments of the control 
one branch to the one interest may be transferred from reason and being leiperson may be transferred from the without knowing the exact to guess it.

30851 (90). Please see the two statements contained in Appendix VIII to these questions showing the various rates of pay drawn by officers holding posts in the Indian Civil Service cadre and that ag post in the states of post for the different the grading of each class of post for the different provinces, and say whether they are correct for your Province?—I believe, correct. 30852 (22). Are the present rates of pay, and grading suitable? If not, what alteratious do you

recommend?—Please see the answer to question (64). The Judicial branch is at a hopeless disadvantage whether as compared to the Executive, in this Province or to the Judicial in other Provinces. It appears to have lost the membership of the Executive Conneil; and, (although the present incumbent of the post of the Secretary, Judicial Department, belongs to that Department) the post has also been usually filled from the Executive. The Legal Remembrancership has been dignified lately, with the name of Secretary to Government, Legal Department, and is an onerous post. But, the pay attached to it is Rs. 2,500, involving moves to Bombay, Peons and Mahableshwar, so that the inducement to an officer who is permanent 3rd grade Judge and acting 2nd grade Judge on Rs. 2,265 is little or oil. Besides, the inequalities apparent from the statement CC, the political posts are always filled up also from the Executive. Thus, at present, one officer, Mr. Sladen, is Agent to the as presents are others and statem in agent to the Governor in Kathitawa on Re. 3,000, though he has never previously served in the Political Department. Similarly another, Mr. L. Robertson also never before in the Political Department is Administrator. Junagad, on the same pay (Rs. 3,000) though his service dates from November 1893 while the senior Judge, 1st grade, on Rs. 2,500 dates from 1887; Again, the office of Inspector-General of Police has been held before by an Executive but never by a Judicial member of the Service.

The conclusion is that the number of executive district charges is greater than of the Judicial: and that anat from purely Judicial posts, such as the High Court Judgeships (in which the Chief Justice has a say) and Judicial Commissionerships in Sind, the Executive as being specialists in none are considered to be experts in all branches of the administration political, police, municipal and even educational as was lately the case in Bengal (Mr. Earle), and has happened here many years ago (Mr. Lee-Warner), and even for the Judicial Secretaryship and Membership of Conneil, though he may sam and memore support the depth of the most from a few years as Magistrate. The Judge, having taken to law, is fit for nothing not purely legal, not even

the Secretariat or the Counci

The only recommendation, I can suggest, is that the posts of Member of Council and the Judicial Secretary should be reserved for the Judicial Service as without that the Judicial will never regain their due piece but will always be overshadowed, and the Local Government be to all intents and purposes, Executive but always non-judicial and that the scale of pay be raised here as in Bengal and Madras. These recommendations are made apon the assumption that the present system of recruitment, &c., of the Indian Civil Service is substantially maintained.

30853 (95). If any dissatisfaction is felt, does it relate to the pay or grading of the higher or lower posts or to both?—As far as the Judicial is lower posts or to both. The Assistant Judge loses his permanent travelling and tentage allowance, which though not supposed to be, is actually a source of

Mr. G. D. Madgavkan.

profit. Fifteen years do not suffice to obtain a permanent District Judgeship, e.g., Mr. C. V. Verson, No. 71 in the list. Eleven years do not suffice to obtain an acting District Judgeship, a. g., No. 101 on the list. Twenty years do not suffice to rise to the 2nd grade, myself (No. 44). I am not able to compare this with other Provinces ; but the Executive in this Province fare somewhat better for the lower as the corresponding numbers for the Executive appear to be No. 66, No. 107, No. 45 and far better for the pick of posts: [vide my answers to questions (65) and (92)]

30854 (94). Do you consider it desirable that there should be uniformity of payment for similar kinds of work in all the provinces, and does any dissatisfaction on this score exist in year province, and if so, what?—Same work, same pay, at least in the same Service is a rule few will dispute. The Bombay Judicial, as Appendix VIII CC. shews, pay with those of other Provinces, such as Madrae and Bengal.

80855 (95). Do you consider that the exchan compensation allowance introduced in 1893, eligibility for which depends on nationality or domicile, should be abeliahed, and if so, under what conditions? Should such abolition apply to officers already employed or he restricted to inture entrants?—It should be abolished unconditionally once for all, in the case of all officers. No member joining has troubled to inquire about it or joins upon its expectations; on the contrary, he is much more familiar with the falling Rupee while he has probably never heard of exchange compensation. Government will get the same servants, compensations or no compensations, and the salary need not be ravised, especially, as the persons now joining know the falling Rupes and enter the Service with no expectation of its rising.

So much from the point of view of India, which will naturally be the main point of view of Government as an employer. From the point of view of the Indian members of the Service, it is also a differential bounty to the British members sought to be justified by the fact that these latter remit

to England

As to the further ground that Indian members of the Indian Civil Service do not remit, and, therefore, should not get it, I would observe that it appears desirable on principle for the employer to jugaire rather how his employe does his work than to trouble about the manner in which his employé sponds his pay, and then to divide the employés by means of a colour line, and give a bounty to the one side.

It would be difficult, without entaring into personalities, to raise the general question of private expenditure by the British and the Indian members of the Service, But, the latter invariably adopt the same standard of living as the former. They think it their duty to maintain social relations with their own countrymen as with English-men and "the station", and they are usually asked to and do contribute much more largely to local deserving charities. There is really not much more room for saving by Indians, I am sorry to say, than by the British members of the Service, and the former have little hope of selection above a district.

30856 (96). If abolition is recommended with compensation in the form of increased salaries what is your opinion regarding the grant of a

similar increase of salary to those members of the service who now draw no exchange compensation allowance. I am in favour of unconditional abolition without permanent increase of salaries; and under the existing financial conditions of India, and in view of the opinion, not only non-official, but among the other Imperial services that the Service uses its power for its own pecuniary benefit. I trust that the Service will not ask for the commutation of the compensation into a permanent inercase and a bunden upon the country.

If nevertheless, such a permanent increase of

salary is given to the British members, it would be difficult without perpetuating the colour line, to confine it to them. On the desirability or otherwise of this perpetuation by Government, I offer

no opinion.
30837 (97). How does the system of acting officiate in appointments involving increased responsibility? Is it productive of any inconvenience and have you say suggestion to make on the subject?—The system works well in the case of acting appointments for officers proceeding on long leave, as the rate of acting hy senionty obtains, In the case of acting appointments for officers proceeding on short leave, usually three months, or occasionally less, the rule in this Presidency is to appoint the nearest man, usually the man on the spot and not to transfer for so short a period the senior man, entitled to act, as used to be done in Burma. Short transfers, involving joining time to and from distances such as Karwar to Ahmedahad (if not to Sukkur) would, undoubtedly, cause the administration inconvenionoo.

The Bombay system, therefore, appears to me upon public grounds better than the Burna system, though it, undoubtedly, involves inadshin on the man sutitled to act by seniority. The only suggestion I could offer, though it is not in all respects satisfactory in such cases, is that the system of personal pay should obtain, that is, that the acting pay should go to the senior man though the acting work is done by the nearest man. It is an unsatisfactory suggestion as the man who does the work does not get the pay. But all said and done, one man only can get this acting allowance; and I think the junior man would not mind the increased power even with the responsibility and without the pay or would the responsibility and without the pay or would mind it less than the senior man feels, perhaps needs, the additional pay. The time-scale suggested in question (99) might render this

suggestion less necessary, 30558 (98). How is the system of officiating grade promotions, where there is no change of duties, actually worked? Is the system convenent in the interests both of the Government and of the officers interests both of the Green ment and of the Green's far you may recommendations to make for its alterations?—The pre-int system appears to be convenient to all. The only question in this Province, as to which doubt exists, is no to the two First Grade Judgeships on Its. 2,500 excluding the Legal Remembraneership. There was an impression in the service that these two were to be filled up by selection; and one Indian officer, now retired (Mr. Kharezhai) was expressly informed, I understand, to that effect and enperseded when his turn came for the First Grale, though he had acted as a High Court Julge, on the ground that Government did not consider him fit for a permanent High Court Judgeship and could not, therefore, promote him to the l'irst Grade,

и 495-69

Since then, however, promotions to this grade, both permanent and acting, both of Indian and of British members, have been made by seniority and not, apparently, by selection. It might be well to set at rest the doubt on this point and as to Judicial Commissionerships in Sind, as Government have set at rest the doubt as to Commissionerships and

to High Court Judgeships, which are understood

to be made by selection. 30859 (39). What is your opinion regarding the substitution for the existing graded system of promotion of a time-scale of salary? If you are in favour of a time scale, should it he restricted to the lower grades of the service or not ?-I am in favour of a time-scale for Assistant Collectors and Assistant Judges over ten years' total service, when they are not acting, though considered fit, in charge of districts. I would suggest Rs. 1,100 as a

suitable salary, as it used to be for the Assistant Judges with Full Powers, Broach, Bijapur and the Joint Judges, Thana, Ahmedabad and Shikarpur. 30860 (100). As an alternative do you recommend a system by which each main class of approintment would have a separate time-scale?—No.

30861 (103). If you are in favour of a time-scale of pay, how would you secure that the recruitment of junior officers is restricted to the number likely to be promoted in a reasonable time to posts of independent responsibility, and do you or do you not consider it desirable that all members of the Indian Civil Service should have the prospect of rising to each posts within a fixed time?-My suggestion in the answers to questions (97) and (99), limited as it is, would not, if I am right; affect the remuitment or probable promotion.

30862 (104). Turning now to the case of the Statutory Civilians and officers of the Provincial Civil Services holding listed posts, do you approve of the arrangement by which they draw colary approximately at the rate of two-thirds of the pay drawn in the same posts by members of the Indian Civil Survice? If not, what rote do you suggest for the various grades of the service?

—I disapprove of the distinction as being (i) unfair to the officers of the Provincial Civil Service, who may justly claim the same pay for the same work and responsibilities; (ii) bad for the real and ultimate interests and name of the Indian Civil Service who are accused of being selfish monopolists, drawing more pay for same work; (iii) the accounts tion and perpetuation of the distinction between the two services, which, even though it is not practicable to amalgamate, the tendency in the interests of the Empire and of India, should be, in my opinion, to draw nearer rather than keep the Indian Civil Service as a separate superior caste as at present. My actual proposals are summarised in my general note and in my answers to the Provin-cial Civil Service questions. I accept, however, for practical reasons, especially those of economy to the country, the two thirds scale.

30868 (106). Is there any reason to suppose that officers of the Indian Civil Service take more or less leave of any particular kind than they did 5, 10, 15, or 20 years ago? If so, to what is this due?—Statistics are not available to me; but partly owing to the facilities of the steamship and the Suez Canal, partly to the dictates of fashion led by the Englishwoman in India, I am under the impression that the tendency newadays is to take all the leave available and to spend it in Europe, even the shortest periods.

30864 (107). Is all the leave on fall pay due to them ordinarily taken by officers of the Indian Civil Service, and if not, what are the reasons? Is the amount which can be earned in your opinion suitable? If not, what alternative arrangement do you suggest?-All the leave on full pay due is usually taken, accumulated as far as possible up to combined leave for six months. The amount which can be earned is, I think,

39865 (108). Is all the furlough due to them ordinarily taken by officers of the Indian Civil Service? Is it necessary to allow for as much furlough as is permissible by the present rules? If not, what change do you suggest?— Furlough due is ordinarily taken, subject to finan-cial considerations on the part of individuals. The present furlough is, I toink, necessary.

30866 (109). Do you consider that the rates of furlengh allowances are suitable? If not what

ohanges do you recommend ? - The rates are suitable. 30867 (110). Do you recommend any change in the concession, granted in 1898, under which leave allowance expressed in rupes, other than privilege leave allowances, issued at the Home Treasury, or in a colony with a gold standard of currency, are issued in storling at the privilege into di cochange of L. 6d. the rupe ? If so, what change?—The change I recommend is that, subject to the minimum furlough allowance of £500 at 1.4 d. i. c. R. 600 anns 12 per 8, the furlough leave allowance should be half the three years' average at 1s. 4d the rapes, independently of the place where the leave is spent or the allowance is drawn. The present concession, so called, is a direct bounty to induce officers to spend their leave out of India. With the present day facilities to spend leave in Kashinir or bill stations and recoup health there, officers should, if not be encouraged to spend leave in India, at least not be discouraged from doing so end adding to their knowledge of India. I have not noticed any addition of " liberal" ideas from these visits to England; and I think the old Anglo-Indian teeling of India as the place to work in and if need be, to die in, was better for the service and for the country and the Empire than the present-day tendency to regard India as the land of exile whence to rush "Home" on the slightest pretext.

30868 (111). Do you consider that maximum and minimum limits of leave allowances at present fixed are suitable? Do you recommend any change in the alternative rates fixed in sterling and in rapeos, and if so, what change !—The maxi-mum and minimum rates are suitable and should be paid at 1s. 4d. the rupes-practically, the normal

30869 (112). Have you any recommendation to make in regard to special leave, extraordinary leave without allowances, and other forms leave? Do you consider that the present conditions governing these kinds of leave, and the leave allowances admissible, are suitable?—The present conditions are suitable; and I have no changes to recommend.

\$0870 (114). In particular, are they a contri-butory cause of excessive transfers of officers of the Indian Civil Service, and if so, how can this difficulty be met !—This again is a question rather for the Local Government. My suggestions are stated in the answers to questions (97) and (99).

30871 (115). Do any of the present rules press hardly in any way on officers of the MINUTES OF EVIDENCE.

Indian Civil Service themselves and, if so, in what respects? What is, in your opinion, the appropriate remedy?—I would anguest as a broad principle and test of the appropriateness of leave rules that all kinds of leave (other them easual leave) should be allowed to be joined up to a maximum of two years, so long as the work does not suffer or extra expense is not caused to Gor-ernment by such joining. The joining of privilege leave to furlough and (by Judges) of the belidays or the vacations may be extended by their being allowed to join both, subject to these conditions. Similarly, officers of other departments may be allowed to join holidays, such as Christmas.

30872 (117). Have you say other pro-posals to make in regard to the conditions of leave not covered by your answers to the above

questions?-No.

30873 (118). Is the present system of equal annuities to all members of the Indian Civil Service generally accepted as satisfactory by the Govern-ment and by the members of the Indian Civil Service ?-As far as I know, yes.

30874 (119), Would non-contributory system of superannuation pensions, varying in amount with the amount of salary drawn at the time of rethrement, be preferable in the interests either of the Government or of the members of the Indian Civil Service? - I believe not.

30875 (120), Assuming the maintenance of the annuity system, do you suggest any medifications in its detailed working, and, it so, what and for what reasons? - Apart from notuarial inquiries as to the average amount contributed I would suggest that the Pension Rules should approximate to the Military Rules such as the Indian Medical Service or Public Works Department and also provide for proportionate pensions after (a) 15 years' service, (b) 20 years' service including 84 per cent, active service of those not actually incapacitated by medical certificate but desirous, for other reasons, of retiring.

30876 (121). In particular, what is your opinion of the arrangement by which members of the Indian Civil Service, who are appointed Indges? Do you recommend any change in the present conditions?—As they have practically lost the Executive Conneillorship, the period of 11th years should be curtailed to 52 years and they may be compulsorily retired at the end of this period or on altaining 55 years, whichever is later.

30877 (122). Do you consider that a similar system should be applied to the cases of High Executive Officers, and if so, to which? Please state the amount of pension and the conditions which you recommend as suitable?-Re;

the present system may continue.

30878 (123). Assuming the substitution of a non-contributory system of supermutuation pensions varying in amount with the amount of pensions varying in amounts with see amounts of solary drawn at the time of retirement, please describe the system that yes recommend?—In the absence of actuarial information, I have no remarks to offer except that the pension of £1,000, the main attraction at present of the service, if lesseard, directly or indirectly, will probably, in my opinion, affect the service prejudically. It is actually one of the present inducements to join; and most men are in blissful ignorance, till they have joined, that a good part of it is self-contributed.

30879 (124). Do you recommend the introduction of a system of reduced pensions for such officers as may be found to be inefficient but whom it would be difficult to retire without some provision for their subsistence? If so, what do you suggest?-£500 a year is the minimum I recommend, but as said above [questions (97) and (99)], I do not think the power of compulsory retirement could be vested in Local Governments, without prejudice to the independence of the service.

30880 (125). Do you consider the existing pension rules suitable in the interests both of the Government and of the members of the Indian Civil Service? In particular, what is your opinion of the present rules regulating voluntary and compalsory retirement! - The present rules are

all suitable

30881 (127). Do you approve of the present system regulating the pensions of Statutory Civiams? If not, what do you suggest? - I approve.

20882 (128). Do you approve of the present system regulating the pensions of officers of the Provincial Civil Services holding listed-posts? If not, what do you suggest ? - I approve,

30383 (124). Do you accept ossatisfactory the regulations of the Indian Family Pension Fund, or have you any suggestions to make other for their abolition or for their alteration? Have you any proposals to make in regard to the present methods of working such regulations?—I am not admitted to the Family Pension Fund and have no

proposals to make.

30884 (130). In particular, do you approve of the exclusion from their benefits of "Natives of who are mombers of the Indian Civil Service? If not, under what conditions would you admit them, having regard to the main differences between their social conditions and those of the European members on which the present system is based ?-I, naturally, disquarovo; and, though, possonally, it is too late for me to join, having regard to the fact that two or three Indians have been allowed to join, would suggest that they be admitted, upon condition that they forfeit all right to their contributions or to the banefits of the Fund if they marry a second wife during the life-time and validity of the marriage with a provious wife, which, as a matter of fact, no one has done or

solve (alley to do SOSS (131). Do you recommend that such admission should be optional or compulsory?—

Compulsory

30'886 (132). If you do not approve their admission to the Lecture Civil Service barnily Pension Fund, do you recommend the formation of a separate Painily Pension Fund?- No.

30887 (134). Have you may eriticisms to make on the facilities at present offered (a) to statutory civilians; (b) to members of the Provincial Civil Services holding listed posts; for providing for their families against their decease? -No.

30388 (136). Are you satisfied with the existing organization of the Indian Civil Service? If not, please state what alternative organization you consider desirable, and explain fally your views, making any suggestions that appear to you suitable.- Yes, I am fairly satisfied

Written Aussers relating to the Provincial Ciral Service.

\$0889 (1). Please refer to Government of India Resolution No. 1045-1038, dated the 19th August

continued.

1910, defining the general conditions which should govern recruitment to the Provincial Civil Service, and reproduced as Appendix A. Are these conditions suitable, or have you any recommendations to make for their alternation?—Even at the risk of being misunderstood, I think it my duty to offer the following observations:—

Paragraph 3, Rule I: Of the different classes of the community ' appears to mean by its working different castes and creeds, Hindu, Muhammadan, Lingayat, Indian Christians, the domiciled community, each being treated as a class. If so, the rule should be clearly so stated. So understood, I think the principle of representation of castes unsound in theory. Whatever its applicability to political legislative representation, its extension to administration, executive or judicial, assumes that the latter is mainly a question of leaves and fishes and a right on the part of each community to share in them. On the other hand, it is expedient same in them. On the confer many, is ne appointment in the interests of the community to provent someopoly by any casts of an ordinary lower post of administration; but the unaciple and the expetiency have both less application, the higher the post. I would, herefore, insert the words "where possessary" offers the words on the other." I have gone into the point forther in my carsed note. Heart, admits a inscendential.

general note. Here to obviste misconstruction, I may say at once that the weak point in the present Provincial Service appears to me to be not that there are not some of all castes or creeds but that there are too few of the opticultural castes, which are the backbone of each Province, Hindu in some parts, Muhammaden in others, such as Sind. Government should direct its efforts to get more Maratha Deputy Collectors (and Mamlatdars and Subordinate Judges) for the Marathi-speaking Districts, more patidars for Gujarat, more of the Siudi Mahomedan agricultural class in Sind, and so on. Thus, the Havig Brahmans, who are the best cultivators in Canara, deserve encouragement as cultivators and not discouragement as Brahmans. The addition of this element should be, in my opinion, the aim of the administration, and not a vain attempt at the representation of all castes and creeds in the Provincial Civil Service or even the negative indiscriminate motto 'No Brahmans need and is heing acted upon by more officers, for all posts from the Provincial Civil Service downwards. In Maharashtra, the administration derives little or no particular strength from the presence in it of Parsis or Jews or Eurasians or Muhammadans or Lingayats or Brahmans, as such. On the other hand, it would derive strength from the presence in it of the agricultural Maratha Kunbi, not the old Maratha families, whether of the five families ("Packkul") or the ninety-six so-called aristo-cratic families or even of the class of mixed Maratha blood whose claim to be Marathas is denied by the latter and who are not Kunbis. Actually, the English educated class among so-called Marathas consists of this last.

To secure this object, Government should give every facility, not only for free studentships but ulso for scholarships for the Agricultural degree and reserve to themselves the power of nomination of one quarter of the Lower Provincial Civil Service Cadre until such time as the agricultural castes have progressed sufficiently in English education a matter of one or two generations with proper care. Subject to these observations, I should like celeris paribus, all castes and creeds to qualify and to obtain posts, but upon fitness, not upon easte.

Again as to the Brahman monopoly, the war against which, as far as I know, has commenced and grown with the political, especially the extremist agitation in the Dekkan, the indiscriminate use of the term Brahmans, even in Maharashtra, overlooks the important sociological fact that the Chitpavan is entirely distinct from the other castes of Bruhmans, that the Deshasthas are sub-divided into Rigredi and Yajurvedi, real castes in the sense that no intermatriage ever takes place. Whether it is wise even to declare war upon the Chitpayan easte as such because of the sins or crimes of Tilak or the Nasik murderers, appears to be at least debatable. That it is unwise to do so against Brahmans indiscriminately appears to me to he certain, no less than the manner in which it is said to be done. It is one thing to try and uproot a caste clique in any office, whether Amil, Chitpavan, Sarasvat or Nagar, and introduce fresh blood mpon the broad ground of the abuse epring-ing from caste monopoly. It is quite another thing to supersede deserving Chifpavans from members of the Provincial Civil Service down to clerke by less deserving men, because the former bave the misfortune to be Chitpavans, as is a common complaint, but to what extent justified, I cannot say. As a matter of fact the Chitpavan usually makes the best clerk and often the hest Subordinate Judge and Mamlatdar,

The same remarks apply in the case of Gujarat, the Canarese-speaking Districts and Sind.

I would, therefore, snggest that paragraph 8, Rule I, of Appendix A should stand as follows:

I. The rules must be adapted, on the one hand to obtain thoroughly efficient candidates, and, on the other, to secure, where necessary, the due representation of the agricultural elesses of the Province

Similarly, in II (b) the weak point in the present system is that an officer of the Provincial Civil Service is not only most useful in the districts where his mother tongue is spoken, but is often of little use in those where it is not. This is best exemplified in the case of Sind; but it really holds good of each of the four lingual tracts of the Presidency. Recruitment for the Provincial Civil Service should be, therefore, really upon the basis of a separate Cadre for each of these tracts , though for the purpose of promotions only (not of trans-fer) all the Cadres may be lumped together. Rule II (b) might be amended in this sense,

These remarks apply to the whole Provincial Service.

30890 (2). Please supply a copy of the Rules for the Recruitment of the Provincial Civil Service in force in your Province. Are these rules suitable, or have you any recommendations to make for their alteration?—I would divide both branches of the Provincial Civil Service into two, a higher and a lower.

The Higher should be recruited entirely by the same open competition (a) for the Judicial, from B.A., LL.B's, (b) for the Executive, from M.A.'s or B.A.'s, the former should begin from Rs. 200, the latter from Rs. 250 and after Rs. 500 should be promoted by selection, so as to obtain one of the listed higher posts, that is charge of a District after about 15 years, with eligibility to a Commissionership and a High Court Judgeship.

The Judicial brauch of the Lower Provincial

Civil Service should begin as at present on Rs. 150; one-half nominated by the High Court upon the reports of the District Judges from ministerial officers who have passed the High Court Pleader's

Continued.

Examination before 35, and from practising pleaders, one-half to be nemirated by Government from B.A., LL.B.'s or High Court Pleaders

chiefly from the agricultural classes. The Executive branch of the Lower Provincial Civil Service should begin as at present on Rs. 150. one-half to be nominated by the Commissioner upon the reports of Collectors of ministerial English knowing officers who have passed the Departmental Examinations before 35, one-half to be negrinated by Government chiefly from the agricultural dlasses,

As to the lingual basis of the recruitment pleasa see question (1): whether for the Higher or the Lower Provincial Civil Service, the candidates' mother tongue should be that of the District in which he is to serve, e.g. Parsi and Gujarathi Muhammadans would come in the Gujarath cadre Decrani and Konkui Muhammadans in the Marathi cadre, Lingayat in the Canarese, Amils as Sindhis, and so on

As to the nature of the competitive examination I think it should be in the main the same for both for indicial and executive. A high standard of modern English from Shakespeare, the Bible. Milton to Tennyson, testing mainly the shifty to write and to speak good English, Indian and English History (cochuita Geography), elementary Recomming applied to Indian conditions, elementary Political Science (Professor Jenk's little primer, for instance), administrative and the revenue and judicial systems, the Indian Penal Code, the Oriminal Procedure Code and the Evidence Act Original Products Good and the Projects New and the modern vernacular, with, as optional sub-jects, Persian or Arabic for Hiedu candidates, Sanskrit for non-Hindus.

The reasons for the identity of course are as follows. The fact that the competition is open only to B,A.'s for the executive and for B,A., LL,B.'s for the judicial, secures the necessary preliminary standard of general education for all, and also of legal education for the judiclary. In addition, the caudidate should possess that breaker knowledge of History, Economics, Politics, and general administration, especially revenue and judicial, which would enable him to realise the nature of his work and its place in the State. The elementary Criminal Law and that of evidence is necessary for the executive; and the former also for the civil judiciary in times of famine, etc., when nor one passency to time or running, etc., when they have to do magisterial work, besides which they have already studied these subjects for their LLB, or B.L. as it is called in some Provinces, As for the optional subjects, I am of epimien that a Hindu officer who knows Arabie or Persian and a non-Hindu officer who knows Sanskrit will be better able to understand and will often command more respect from these not of his religion. This should be at present not made compulsary; but should be encouraged and left optional, not by giving Hindus the natural option of Sanskrit and non-Hindus of Persian or Arabic but in the converse

30891 (7). To what extent are non-residents of the Province employed in your Previncial Civil Service? Do you consider that only residents of the Province should ordinarily be recruited !-The Local Government is in a better position to answer the former question. To the latter, 1 should say "Yes" for the reasons stated in the answer to question (1).

30892 (9). What is the system of training and prolation adopted for officers of the Provincial

Civil Service? Do you consider it satisfactory, and, if not, what alterations do you recommend?-Except that in the executive, candidates undergo a short teaining at the Treasury and that Subordinate Judges on probation are usually, always, placed first as Joint Subordinate Judges, there is, I believe, no other system of training. In the case of the judeiary, I do not think any further training has been found necessary, as the choice is confined to LLB's or High Court Pleaders, practically the former. Nor do I think any further training necessary in the case of the executive, if they are required to pass the examin-ation I have outlined to question (2), except that I think, they should be required to pass three weeks learning treasury and accounts and doing magisterial work, three months on tour (with an experienced Deputy Collector) exercising 3rd class magisterial powers and trying cases under his supervision, three months with an experienced Mandatlar, understanding taluka work and six months to a year in notonl sole charge of a nonhead-quarters talana, brigaded with an ex-perienced Read Karkun exercising 2nd class magisterial powers. At the end of this period, they may, if fit, be invested with 1st class magisterial powers and placed in charge of a sub-

I consider, however, that the junior Deputy Collector should have a five years' good experience of charge of a taluka, as I consider also that the Manhatdar's status, especially his dependence upon Commissioners and Collectors, and pay should improve if the administration is to improve. I therefore advocate that the Provincial Civil Service should begin from the 1st grade Mimlatdar on Ra. 250 and not on a Deputy Collector on Rs. 300, but that the three grades should be so recruited and the appointments so numbered that be should after five years be reasonably certain of a Deputy Collectorship. I would refer to my general note and to question (11).

30303 (10). Is the existing system of Depart-mental examinations suitable, and, if not, what changes do you recommend?—Suitable, but see

answers to questions (1) and (2).

30804 (11). Do you consider that any change should be made in the classes of offices and appoint-ments at present incleded in your Provincial Civil Service?—I consider that the Mandadata from the Service?—I consider that the Manuscove a com-lat grade (Rs. 250 and apwards) should be taken up in the Previncial Givil Service. They are the basis of the executive administration. of probity and education among them has risen in the last generation. Their present start, Rs 150 with little hope of riving beyond its, 250, is too low, and compares unfavorantly with the judicial. This standard can and should be raised by the change proposed, which will encourage almost as good a class of men to join the executive as now available for the judicial.

30895 (15). What is the annual rate of re-mitment and how is it fixed? Has it worked well in practice and does it secure an even flow of propractice and uses a relation and the second motion?—This is for the Local Government to say.

I have beard complaints by judicial members of the Provincial Civil Service as follows:—(i) the start of Re. 150 is too low, (ic) the promotion up to Rs. 300 is too long in coming; and similar complaints from Mamladdirs.

30SJ6 (16). To ahat extent is any system of selection for appointments to the higher grates enforced? Is any change of practice required in

this respect?-Promotion to Rs. 500 and above is made by selection in the sense that the opinion of the Collector and Commissioner, I believe, in the case of the executive, and of the District Judge and the High Court in the case of the judicial, is asked and usually acted upon. In the case of the judiciary, the system works well, and I have not heard complaints. In the case of the executare, I have heard that-

(i) officers serving immediately under Commissioners, such as their Assistants, are often selected probably because they have better chance

of their good work coming personally to the Commissioners notice; (ii) Buropeans and Eurasians and occasionally Parsis and Mahammadans are selected and the others, especially Hindus, put back upon metal

grounds. I am quite mable to say what justification there

is for either complaint.

30897 (17). Are you satisfied that under the existing system of promotion the interests of individual officers and of the Administration are duly reconciled, and have you any suggestions to make regarding it, particularly on the subjects of selection for higher appointments and of the com-pulsory retirement of inofficient officers?—I have no opinion to offer and no suggestions to make, such as an independent member of the Provincial Civil Service would offer. As far as I have heard there is no complaint on the part of the judiciary heyond that in question (15)

30898 (18). To what extent are the func tions of the officers of the excentive and judicial branches of your Provincial Civil Service' differ-entiated? Is any change desirable, and, if so, in what' direction?—The Deputy Collectors (and Mambatdars) have magisterie! powers, at first 2nd class and leter, 1st dars. In famine times, on the other hand, Schordinate Judges are invested with 1st class magisterial powers in order to leave the executive officers entirely free for their executive

I am in favour of a complete separation of these functions in the case of the executive, except that Deputy Collectors may continue to exercise powers under Chapter VIII of the Code of Cri-minal Procedure. The other enminal work now done by them could be done partly by Subordinate Judges, who, after working as 2nd class magistrates for 3 years, could work as 1st class magis-trates and partly by honorary magistrates and banches of honorary magistrates invested with 2nd class powers and power to commit cases, and stationed always at each taluka and petha hoodquarters, and, where men are available, elsewhere in the talnka. The latter could give such appreciable relief that no very serious burden need be thrown upon Subordinate Judges, the 1st class cases pure and simple being comparatively few. The saving of time so effected to Mamlatdars and Head Karkins should enable the colorgement of taluka limits so as to reduce one Mamiatdar in a small District, two in a larger District, and to enable a City Magistrate to be appointed at headdances a only inspectance of the proportion of the magnitude of the magnitude of the magnitude of the party Collector, i.e., one in charge of the District Treasury. Where there is no Assistant Judge with appellate powers, the First Class Subordinate Judge (Appellate Powers) could be Assistant Judge and be empowered to hear appeals from 2nd and 3rd class magistrates. In the course of time, proved

honorary magistrates and benches of honorary magistrates could be given first class and sum-mary powers under Chapter XXII of the Code of Criminal Procedure.

The experience of the criminal work of Sub-ordinate Judges in famine times and of those selected for the listed posts is entirely in favour of the prehable success of this proposal; and their civil work will gain by losing any excessive tendency to technicality to which it may be inclined.

30899 (19). Are you satisfied with the existing arrangements by which certain posts, ordi-narily filled by members of the Indian Civil Service, are listed as open to officers of the Provincial Civil Service of proved merit and ability, and is the system followed in making appointments to these posts suitable? If not, what afferations do you suggest?—As regards the executive, the presence of two Statutory Civilians as Collectors as led to the short acting appointment as Collector I believe, on two occasions of a senior member of the Provincial Civil Service. The data are, therefore, insufficient to form an opinion.

As regards the judicial, having had personal experience of the work of almost all the members selected, I am glad to place on record (with one possible exception where a member of the executive was selected for the judicial) the exceedingly good results which justify the existing arrangements and system. As regards civil work, this was to be expected. But even as regards criminal work, where the result might well have been more doubtful from the previous inexperience of the officers selected, they have justified their coloice, eyes when placed in heavy districts and amid circumstances of some difficulty, such as previous work in the same district in a subordinate capacity or among strong influences of their own caste

The only alteration, I would suggest, is that an executive officer should not be selected for a judicial listed post or vice vered; and that while the Judicial Member of Conneil should continue to select, the High Court should be consulted and given a practical power of veto if the selection appears to them too hexardons.

36000 (20). Are you satisfied with the system by which most of the inferior listed posts are merged in the Provincial Civil Service? I stand, what change would you suggest?—This presidency (side Appendix V) shows only 3 Assistant Judgeships, open to the Provincial Civil Service as inferior listed posts, a mutativ apparently, as the total of inferior listed posts is shown as II. There is an omission of 4 against the Small The Pietre star dimension of waganes the Scient Causes Court Mugleships and perinase I against the Assistant Settlement Officer, which, however, to the Bombay Churterly Givil List corrected up to the Bombay Churterly Givil List corrected up to 1st Occlose 1912. But seems p., I am unable to account for 3 mers posts to bring the total of different lated occurs with 1st. inferior listed posts up to 11.

The Bombay Provincial Civil Service appears to me to be not less competent than the Praymoisi Civil Service in other Provinces. I suggest that CATH Service in order Provinces. I suggest that they should be given in the superior posts out of the total cadre, eligibility to 1 High Court Jadgeship, one-third Heads of Districts and one-half of the District Judgeships. I am against giving them either the Tkinkdari Sottlement. Officer or the Registrarship, Appellate Side, High Court, the latter an appointment which the Chief Justice might give to an Indian Civil Servant or

[continued.

a Provincial Civil Servant as he deems fit. In the inferior posts, I should add an Under Secretary to Government and a proportional number of Assistant Judges, and the Registrarship of Co-

operative Societies.

30901 (21) Are you satisfied with the present designation "the Provincial Civil Service?" If not, what would you suggest?—I think the designation suitable enough. If the members of the Provincial Civil Service prefer that of their Provinces, e. g., Bombay Civil Service or Madras Civil Service, I see no objection to their wish being gratified.

sening gradues.

80302 (22). Do you accept as suitable the
principle recommended by the Public Service
Commission of 1838-87, and suce followed, that the conditions of the Provincial Services as regards galary should be adjusted by a counderstion of the some recessary to secure locally the desired qualifications in the officers appointed? If not, what principle do you recommend?—I scoops the

principle.
30908 (24). Are the existing rates of pay and rading in the Provincial Civil Service of your Province adequate to secure the desired qualifiertions in the officers appointed? If not, what alterations do you recommend?—I recommend that the Subordinate Judge should, when confirm-

ed, begin on Rs. 200. 30904 (25). Are you satisfied with the present system under which officiating premotions are not made in the Provincial Civil Service? If not, what alteration do you recommend?-The officers of the Previncial Civil Service can answer this question better. I have heard no complaints.

30905 (80). Do you approve of the arrange-ment by which officers of the Provincial Civil Service holding listed posts draw salary approximately at the rate of two thirds of the pay drawn in the same posts by members of the Indian Civil Service? If not, what rates do you suggest for the various appointments ? - I am anable to defend the arrangement, which is opposed to the ordinary fair rule of 'same work, same pay'. And the Statutory Civiliaus resent it, I know. I must leave it to the members of the Provincial Civil Service to represent their own views in the

30906 (40). Is the present system of superannuation pensions satisfactory in the interests both of the Government and the members of the Provincial Civil Service? - I believe it is, but the extension of service beyond fifty-five should be

abolished

30907 (42). Do you approve of the grant of reduced pensions for such officers as may be found to be inefficient but whem it may be difficult to retire without some provision for their subsistence? If so, what do you suggest? - Vide my remarks on the similar question No. (87) as regards the Indian Civil Service. I consider the encourage-ment of independence in the Provincial Civil Service so important that I think the power should ho vested not in the Local Government but in the Imperial Government. The pension upon com-pulsory retirement should be Rs. 2,600 a year minimum with increase varying according to service over eight years.

30908 (43). Do you approve of the present system regulating the pensions of officers of the Provincial Civil Service holding listel-posts? If not, what do you suggest ?-I approve.

30909 (41). Da you consider that the existing rules governing the voluntary and compulsary retirement of members of the Provincial Civil Service are sulisfactory? If not, what changes do you recommend?—I think the Provincial Civil Service so greatly wanting in independence inter alia because of the fear of reduction and of compulsory retirement, i. e., dismissal by Local Officers and Government. These powers should be modified as follows: -

Officers.	Pescral computary retirement		
Judicial and Epocative) drawing En. 530 and upwards, who, I have recommended, should be premiers of the Provincial Ciril Service.	Local Constants 4 - side 1 to the par- trops exaction of the Optimize 1 of Industrial of a basing 1's other, with appeal to the Northley of State,		
felicial Officers Selver Bs, 200	High Court with previous meet, on of Local Grammorni, a verilog a builting to the above.		

negative Officers, carrieting 3rd The Commissioner with the property Class Manisterni power, and struction of the Local Government, above below its, 250, teached similarly to the bloom

30910 (46). Are you satisfied with the existing organization of the Provincial Civil Service? not, please state what alternative organization you consider desirable, and explain fully your views, making any suggestions that appear to you to be suitable?—As to the Judicial branch I am satisfied. The High Gourt and the Judicial branch of the Indian Civil Service may well be proud of the standard of probity, intelligence and work of the Subordinate Judges, who are the real basis of the administration of Civil Justice. Their work is exceedingly good and they should be encouraged and appreciation shewn in a concrete form by having more listed posts thrown open to them up to High Court Judgeship, so as to follow in the wake of men like the late Mr. Banade.

As to the Executive bronch, men from the same class are available, but are not so well attracted. The main reasons are that (i) the prospects compare unfavourably; the usual Mumiatdur can hardly rise above 250, the Sabordinate Judge may reasonably look forward to its. 400 if not Re. 500; (ii) the greater doptodence upon the Commissioner for nomination, upon the Collector in practic, for maintenance of his grade, and upon the Commissioners. stoner for remaining m service, the result being that the Mimlathir dure not give his bonest apieton much less act upon it in any matters of importance, Executive or Judical, but must take his tone entirely from the Collector and the Commissioner and is thus reduced to a ministerial officer whose advancement depends upon his setting himself in his manners no less than in matters, small or great, by the clock of these officers.

The Mamlatdar, not the Collector, is the real basis of the revenue alministration, apart from the village officers. He of all Government erecutive officers knows after some experience the real opinion and conditions of the reople and can best appreciate the probable effects of any measure on the part of Government. The raising of his position, status and pay, or at least prospects, shove all the encouragement to his independent expressions of his opinions, without detriment to the prompt and disciplined currying ont of orders after such expressions, appears to me to be the most essential need of the executive administration. It is towards that object that my suggesnon-in the rest question are directed. If adopted, there is every reason to hope that the executive administration will be strengthened and will improve as the judicial has improved.

Continued.

30911 (47). Have you any other proposals to make in regard to the Provincial Civil Service not covered by your answers to the above questions? If so, please explain them?—My suggestions in regard to the Executive branch of the Provincial

Civil Service are:

(i) A Higher Provincial Civil Service from 1st Grade M\u00e4mlatd\u00e1r on Rs. 250, by open competition from B.A.'s. [for the course of study see answer to question (2), Provincial Civil Service] so graded as to be able to rise by selection above Rs. 500 or. Rs. 600 to at least an Acting District in about 15 years.

(ii) A Lower Provincial Civil Service heginning on Rs. 150, as at present, one half to he nominated by the Commissioners, upon the recommendation of the Collectors, of ministerial English-knowing officers, who have, before 35, passed Departmental examinations; and one ball to be nominated by

Government chiefly from agricultural classes.

(iii) The officers of the Provincial Civil Service from the let Grade Mamlatder to be liable to be promoted, suspended by the Local Government but retired or dismissed only with the previous sanction of the Imperial Government to whom a

right of appeal should lie. (iv) More executive listed posts to be thrown open to the Provincial Civil Service including at open to me Provincial CVIII Dervice including at least 1 Sindili, 1 Geljarchi, 2 Marsthi, 1 Ginarese Collectorship, if not 2 in each; I say 2 Marsthi, as there are 10 Marsthi-branching Districts exclude a Bindhi (me I believe added since), 5 Gujanthi, 4 Collectorship, 1 Geljarchi, 1 Geljarchi, 1 Geljarchi, 1 Geljarchi, 2 Geljarc 4 Canarese. The Talukdari Settlement Officer should be taken away from the listed posts,
I have already suggested that all the officers of

the executive should be relieved of criminal work and should not exercise any magisterial powers except under Chapter VIII. I would add that, at present, spart from assessment of income tax, the Huzur (District Treasury) Deputy Collectore have little executive work, properly so called. have little executive work, properly so called. Their main responsible work is really magisterial. They could, with little effort, he converted into judicial officers, i.e., 1 stationary City Magistrate in charge of the Treasury and accounts, and as at present in that sense have to do much more with Sessions Judges than other Magistrates. should not be difficult to make them Magistrates subordinate to the Sessions Judge, and Treasury officers subordinate to the Collector and the Accountant General, where for want of sufficient work of funds, separate City Magistrates can not be appointed.

As regards the Judicial, please see question (2). Considering that their training as B.A., LL.B's.

is more expensive, I suggest that: A First Class Subordinate Judge with Appellate Powers on Rs. 500 and shove should be Assistant Judge with the appellate powers of a District Magistrate, to hear appeals from 2nd and 3rd Class Magistrates except in cases where the Sessions Judge specially reserves any appeal before himself. (This will involve a little amendment of the Criminal Presedure Code.)

More listed poste thrown open: as a minimum, District and Sessions Judgesbips as follows; I Gujarát, 3 Maháráshtra inoluding the Konkan, I Cánarose-speaking District, I in Sind (to be raised to 2 in about 15 years). As a maximum up to one-half of the total District and Sessions Judgeships.

Eligibility to I High Court Judgeship out of the S reserved for the Indian Civil Service, I include Pleaders in (1) not because I think a great many practising Pleaders will be available but, because I think the possibility will encourage a high pro-fessional standard among the junior Bar, waiting for work, to whom the waiting period is full of temptations,

If possible, for both executive and judicial posts once a Provincial Civil Servant gete his permanent. District, a grading in the Indian Civil Service (as was done in the case of the Statutory Civil Service for the beginning) so as to reduce the present heart. burning in both Services.

## Mr. G. D. Madgavkar, called and examined in camera.

30912. (Chairman.) You are a member of the Indian Civil Service, and a District and Sessions Judge ?-Yes.

30913. To what caste do you belong?—I should call myself a Native of India pure and simple. I was what is called a Gaudenraswat, or Shenvi 30914. From what part of India do you

come ?-I was born in Bombay.

30915. Where were you educated?—I was educated entirely in Bombay. I graduated here, and then I went to England and passed out.

-30916. Did you go to a University ?- I went

to Oxford after passing out 1 merely spends on the oxford after passing out 1 merely spends only two years' probation at Balliol.

30917. What has been your official experience?—I first went for four years to Burma. I served there as an Assistant Commissioner and Beauty Said the Contract of the contra Forest Settlement Officer, and I was then offered a transfer to Bombay, which I declined. Subsequently, after about a year or so, I accepted the offer for reasons of health. I took a year's leave, and I have been serving here, I think, since 1898, first as Assistant Judge, and now as Judge.

as resistant cuage, and now as suage.

30'18. We have been obliged to take your evidence in private, because it might, in our opinion, give rise to racial and other bitterness if

it were taken in public. I should like to say here how very much we deplote this spirit, from whatever quarter it may come. I recognise, and my colleagues do too, that the introduction of this spirit into this public question can only be detri-, mental to the best interests of the country, and it Certainly is of no value to us in the enquiry which we are undertaking. I shall, therefore, take you at once into the merits of the specific proposals you have made, and I shall confine myself to the nativers to the questions which were sont out to you, and which you were asked to answer. I shall not attempt to examine you upon the essay which is prefixed to your asswers. I think it would have been very much better, and certainly of much more use to us, had you confined yourself to wellbalanced and concise answers to those questions. To begin with, I understand you desire to see an increase of Indians in the Administration?-I think it would be a source of strength to the Administration.

30919. And you would advocate simultaneous examinations in England and in India?—Yes.

30920. You anticipate that probably very few Indians will be successful in the first few years, about four or five !- Yes; for a long time to come, certainly.

30921. Do you mean four er five in addition to the number which have been successful at the open examination during the past few years ?-

Four or five in India. 30922, So that assuming that the same number were successful in England you think that probably ten or eleven might be successful in the first few years?-I am not exactly aware of how

many have passed out at present.

30928. Seven passed out last year, and four or five the year before. Do you think it would be many years before Indians had attained an educational standard which would cauble them to compete successfully in larger numbers?-As far as I can gather, a great many years.

30924. Failing simultaneous examination, you would accept a separate examination in India for one fourth, or possibly one third of the posts in the Indian Civil Service?—I should accept that pro-

posal with some reluctance.

80925, Assuming, that scheme were accepted what kind of examination would you suggest?-I would still maintain the highest course of liberal studios open to Indians in India, on Western and British lines, of course. I think there would be a few small medifications necessary. Greek would certainly have to be dropped, because there are no facilities. I should apply Lord Macaulay's principle us far as it can possibly be applied to the highest liberal education available in ludis.

30926. I suppose there would be no difficulty in applying Lord Macaulay's principle to the conditions of India ?—Except in regard to certain subjects, such as Greek, for which there are abso-

lutely no facilities.

30927. But if the examination were arranged suitably for Indian candidates, it would be in subjects that would comply with Lord Macaulay's condition ?-Yes.

80928. And those conditions could be arranged

for India in the same way as they are arranged for Eugland, could they not ?—Yes. 80920. In your answer to question (10) you

quote some figures to show that any special arrange-

ments for communal representation are unnecessary?—And underiable.

30930. You do not think that there might be difficulty in an Indian from the South being appointed to a Province in the North?-Speaking only for the parts of India over which I have travelled myself, which do not include the North-West Frontier, I am not able to perceive any difficulties, with all deference.

80931. Speaking from your own experience as an Indian Civil Service officer, who has occapied a position in another Province, did you find any difficulties?—No. I notice in Burma the Commission was given certain information, but I cannot say that personally I had any difficulty whatever

say man personany I had any amounty whatteen in getting on exceedingly well with the Burmese.

30932. How long were you there?—For about four years. I think I acquired the language; I know that I liked the geople, and, to a certain extent, my knowledge of Spaskrit enabled me to talk with the priests about Pali and other literature, which would possibly not be quite so y for the ordinary European. 20033. You found no difficulty from the fact

that you came from a different part of the country, either on personal or administrative grounds ?- No, so far as I could tell.

30934. Do you think that there would be no difficulty, say, in the case of a Brahman in Madras

being appointed to a district, say, in the Punjab?-It is rather difficult for a man who has not attained a post beyond that of a District Officer to express a decided opinion upon these points which must be a matter of experience tather than a matter of theory.

30935. You appear to have given a decide! opinion in your auswer?—There are certain pros and cons. For instance, I can be of great me to Government in my own part of the country, so long as I keep my hands perfectly clean and away from easte influences and anything of that

ought to understand the people better than a man from another part of India, or a European. provided I keep to that standard, If I do not keep to that standard I do born rather than good. and fall below the standard of the Civil Service.

30936. You propose to recruit the Indicad Branch from the Indian Civil Service after, I think, three or four years' service, and you say "it would perhaps be an additional inducement if, sar, Rs. 100 a month were given to those who do". What do you mean by an induscreent of Rs. 100 a month?-An allowance of its 100 a month. In this Presidency, as soon as an Assistant Collector becomes an Assistant Judge, he loses his travelling allowance, and he suffers really in pay. Moreover, he has harder and more in door work to do

30937. So that you suggest this extra 1ts, 100 to meet additional expenses? - No; to attract men more to the Judicial: a surt of artificial lemnty to

attract men to the Judicial, so to speak 30908. If that artificial bounty of Re. 10.1 a

month does not attract them you would recruit them from the Provincial Civil Service up to the necessary amount ?-It is difficult to devise any other remedy. I think that a man who does not like the Indicial side, and is forced into it. is not likely to make a good Judge.

30939. Is there great difficulty in getting Civilians to enter the Judicial British at passout?-I think there is, as far a: I know, being in the Secretariat it is delicult for me to speak positively.

30940. That is by no means the experience of all Provinces is it? -1 am quite mulde to env.

30941. Augway, you attribute a cert on value to the three or four years' service spent by the Judicial officer on the Revenue side :- Undaulitelly.

30912. You say; " The filme's of those who choose will be tested in three or four years; and the unfit will revert to the lixeentive, unless they reso unfit as to require computory inthem as ". Why should you suggest that the unfit of aid on back to the Escentive - Unlike for the Judicial that is. A man has presumably be aid ong for dy good work for three or four years in the less out no. and if he finds after three or four you in the Judicial that Judicial work does not out lain, ohe the work, presumably he would resert to the Executive without new great bronn to the S sales unless he was totally unit.

S013, I engree you that that should be afforded more of thems: for lost banding than how processed instants of the paint of the paint of the lost of the the fundamental for the state of the last of the fundamental for previous to the last of the fundamental fundament Schoe for the Bar.

7th March 1918.].

30244. There is nothing to prevent an officer going to England on study-leave?—No, on ordinary leave, and getting called to the Bar, as

several men bave done.

30945. But, do you not think that study-leave should be allowed purposely for that training ?-I

take it that it is only a question of rupees, amas and pies. That he should get furlough leave or study-leave, I see no great objection to that. 30946. You say: "Unless they are so unlit

as to require compulsory retirement." But later, I notice that you are opposed to compulsory retirement for the inefficient ?-- I should not object to compulsory retirement by the Secretary of State, but I should object to compulsory retire-

ment by the Local Government. 30947. You have no objection to the suggestion which has been made to us for the establishment of a scheme of compulsory retirement by a detached tribunal whose decision would be confirmable by the Secretary of State?—I should prefer it to be direct by the Secretary of State, the Government and the Secretary of State. I have quoted Mr. Birdwood's view of the protection of cove-

30948. The Secretary of State would have to obtain information from somewhere?-Yes; but before the man is compelled to retire be would have his say before the Secretary of State, and it

would not be merely on certain papers which were forwarded to the Secretary of State, 30949. You have said: "The prospects of the Andicial Service are so bad that officers relies you tell us what grounds you have for saying that?—I have talked with most of the District Judges. I think you want my authority for the statement. My authority for the statement is personol talk with the District Judges, on such occasions as at the Indian Civil Service dianer.

30950. Speeches at the dinner ?-No, talks

amongst ourselves.

30951. I do not understand what you mean by your answer to question (110) which has reference to leave pay. Do you suggest that the rate of pay should be reduced on leave from what it is at present?-At present there is a difference in the rate according as the furlough is taken in India or outside India. I think that difference should be abolished, and that the furlough pay should be fixed, whether at one and four or one and six is a detail for imanciers. It is difficult for me to enter into that, but I think there should not be, so to speak, an absolute bounty to officers to spend their leave away from India. That is all. leave away from India.

30982. You mean that the pay which is granted to officers going to England should be reduced to what they would draw in India 7—No, permit ne,—that the furlough pay should be the same whatevity the place the officers spenils his furlough in, whether in England or in India.

30953, Does your proposal amount to a reduction of the present pay, or not?—For officers going on fullough to England, no; but, if necessary, furlough pay might be raised in India

You would not care which way it was, whether it was traised in India, or reduced in England. I thought by your saying that a bounty should not be given to officers going on leave to England you implied that there should be a reduc-tion?—No, it is a differential bounty. Even, I got more pay if I spend my furlough away from India. than if I spend it in India, and so does any other member of the Indian Civil Service. 30955. What is your objection to European

officers taking their furlough in England?-I bave no objection whatever to their doing so, but I say they should not be paid more. There ought to be no differential inducement to make them spend their furlough in England. I leave it entirely at that.

30956. (Sir Murray Hammick.) In answer to question (110), on what do you base your conclusion that there is "a present day tendency to regard India new as a lond of exile, whence to rush home on the slightest pretext"? On what do you hase that? As a matter of fact, I think less furlough is taken than used to be the case?-With all submission, I think more visits are paid to Europe than used to be the case. That is my

impression, subject to correction. 30957. That is all you have upon which to base your remark, when you say that India is regarded as a land of exile, and is not a country in which, if need be, to work or die. That, you think, is based on the fact that furlough is taken now imore frequently?—My authority is not my own.

It is Mr. Sidney Low's,

30958. Mr. Sidney Low is a tonrist who came to India, and I do not think that his anthority is great on Indian Administration. You have it on what Mr. Sidnoy Low said ?-And what I understand to be the case, that leave is taken more frequently.

30959. As regards the dislike of the Judicial do you not forget a good many points which rather act in favour of the Judicial ?--First of all there is the annual holiday for the Indicial: "Greater mental strain, complexity of Judicial work, and want of holidays"?—" Want of holidays," did I say?

30960. I think you said that?—No, I hag your pardon. I say: "Indoor nature of the work and the smaller number of Judgeships open," and

\$0961. Is not one thing in favour of the Judicial Service that they get an annual vaca-

tion?--Undoubtedly

30362. And another point in favour of the Judicial Sertice, and the reason why you have a great number of officers: going into it is, that every day in the Judicial Service you get a complete day's work which is finished, and done with at the end of the day. They can shut their Court and go away, and there is no more trouble until the next morning. On the other hand, the Collecthe next mortang. On an other man, are conce-tor is in the hands of petitioners, and is subject to interruption day and night?—I think the hardest part of a Judgo's work is what he does at hame, and not in Court

30963. He is not interfered with by petitioners, and if he chooses to write his Judgments at home he can do so. There is, however, no reason for him to do so, as if, he wants to write his Judgments in Court he can do it. I know several Judges who do it. I suppose another thing in favour of the Judicial is its interesting work. It is a complete work in itself: I have heard many complete work in Itself. I have heard many officers say that they like Judicial work, hecause each Judgment is an interesting piece, of work in itself which they can finish to the best of their ability themselves. On the other hand, a Collector annuy status area. On all could hand, a collector is subject to all sorts of difficulties in connection with the work he does. Is this not a fact that one benefits by being in the Judicial line?—So far as

Continued,

I have heard there express any views on the subject they appear to find rather a monetony in the Judicial

30964. Do you not think that what I have said is a point in favour of the Judicial ?- I have never heard it put before from that point of view.

30965. I suppose you admit the annual heliday ?-Yes, certainly. I think I admitted that at the beginning.

30966. And there is the freedom from responsibility so far as the peace of the District is concerned, and riots, and famine, and plague, and so on. Is not that rather a point in favour of the Judge ?-It is difficult to compare responsibilities such as those. When it is the case of a man's life hanging in the balance, and when you are responsible for the taking of a man's life, it is rether difficult to compare the responsibility.

30967. But that does not happen every day. Do you not think that the Collector is subject to a good many more harassing responsibilities than the Judge?—It is a matter of temperament, I should think.

30968. You say: "The completed solution of the fundamental administration problems of Revenue and taxation readering most of the duties of the Collectors and Assistant Collectors largely mechnical...... The actual remaining work is done by the village and taluka officers. There done by the wings and them theres. There remains really very little to do, and that little does not need the vermentals. Tally your opinion that the Collector best very little to do and that, that little does not used the verne-cuts?—I think a goed Collector who keeps little to be bined; it is District well in hand has very little to de bined; unless he wishes to create work for himself in the shape of red tape; whereas his Assistant and Denuties have more work to do.

20959, Otherwise you think he has an easy time?-Famine excepted, he has an easy time. 30970. And also very little need of the ver-

nacular ?-That rather depends upon himself. 80971. I am talking of the efficient Collector. Do you not think that to be an efficient Collector you have some used to talk the language fluently and well?—I think it is an indispensable qualification

30972. Then whydo you say: "That little does not need the vernacular"?—I um speaking of actual office work, not of morely going about and talking to the people. I am speaking about the count of this count of the county. his actual official work proper.

30978. I suppose the ordinary Collector does a good deal in the shape of going about and talking to the people?—It is largely a matter for hunself.

30974. In three or four months of the year he is in camp and tents, is he not?-Yes.

30975. And not only the Collector, but the Assistant Collector, is included in your criticism.

Is he not required to talk to people for six or seven months in the year when he is going about the country, and is in tents?- Not only that, left he is required to know the language in order to

try cases properly.
30976. But it is hardly an accurate statement to say "There remains really very little to do. and that little does not need the vermenlar?"-I am speaking, really, of his correspondence, and his official work in the ordinary sease that the

word is used.

30977. You would confine it to that. You do not say that his correspondence now requires very little vernaenlar. That would be more or less true. But you say, "There remains really very little to do, and that little does not need the vernacular. Can be do it efficiently -Ideas of efficiency differ greati

30078. They de appareatly. Your idea of efficiency is what I want. Do you think that "There remains very little to do, and that little does not need the vernacular? - We have the Rayatwari Settlement on this side The raya' is inspected. His books and his tax-receipts are inspected by so many officers that there is mally little need for the Collector himself to inspect them. That is supposed to be the duty, rather, of the Assistant Collector than of the Collector himself: so that the Collector has not got very

numbi in that way to do.

30979. You say that you include Assistant Collectors in this paragraph, that you are talking about the duties of Collectors and Assistant Collectors ?-I say that most of his duties are largely mechanical. When I speak of Settlement Rules jamedondi, that is all done by the Collector.

30980. And it does not need the vernaming at all ?-That is so ; and less than it used to do.

20951. You say "I confess that the swamping by the Brahmans appears to me to be a hogic. which does injustice to the talents of the non-Brahman communities." Have you ever heard of the competitive examinations which were held for the Accounts Department for many years 2-No. I am not acquainted with them. Were they by nominations?

30982. No. by competition, They were open to anybody. You are not aware that appointments were taken exclusively by Brahman for many years up to hat year?—I know only two men in the Accounts Department. I was unler the impression

that men had to be selected.

30983. Selected, and then put in for the emperitive examination, limited competition. They have almost all been Madrasis. Out of seventeen cases, I think fifteen were Brahmuns. It is not outed, a waste moved were Dramitues. It is not altogether a begie that Brahmans would carry off all these ?—I am judging by the University figures which I went into for my own sated exion.

30954. As to your University figures, surely all yen say to us is that there are a certain mumber of non-Brahman communities compared with Brahmans; hat you do not show us the population of Brahmans against the population of nore Brahmans.—I think I have said that a larger preceding of Brahman in proportion to other members may be condidates and pass.

30983. Does not that show that Brahours are a more mielligent race and libely to out true the others?-I would rather not express an opinion upon the personal intelligents of Briteau.

30986. (Mr. Fisher,) You have you led re us a great number of resource whaten. To which of your meanmentations do you pro- colly attack the most improduce? Which is they water necommentations which we have solution to a would you most like to see cattled just click?-I can attack ab-plately no rabe to my 12, done dations, especially after the spirit in which I understand, according to the Chairman, my remarhave been necived. All my recommendations were solely conseived with an horest desire of looking at the Service as the greatest instrument for good that England could do in Julia; and in 284

any of my recommendations, or their spirit, has been misuoderstood, I will oot only attach no value to them, but I regret exceedingly that they were

ever mad 20987. I was auxious to ascertain. It is rather difficult in a long statement, such as yours, to see where you can distribute your weights and measures. I was anxious, as I say, to ascertain which of your particular proposals you thought of most importance?-I do not think I could answer that. If you would ask me about any definite proposal of

mine, I will answer you. 30988. Do you attach any special importance with regard to the separation of the Judicial ?-I. have said that I do attach importance to it; but at the same time I for one should be exceedingly sorry if it meant any additional taxation on this side. My position has been purely impersonal throughout. I reflection whatever upon the present District Magis-trates. My point is that it is an invidious system, and places the District Magistrate in an invidious position, and, therefore, it would be better for him if

he were placed out of that position.

30989. I do not understood your observation when you say "The existing basis of the present Executive Proviocial Civil Service, the Deputy Collector, is wrong, the right basis being the Mamlatdar or Taluka Officer." I do not understand what reason you have for making that statement?—In precisely the same way as the Sahor-dinate Judge is the basis of judicial administration. Ninety per cent. of smits up to Rs. 5,000 go before him, and he hears witnesses and sees them, and appreciates the evidence and applies the law; so that I take it that the Subordinate Judge is the real basis of the judicial administration. In the same way with regard to the people. The Mamlatdar is the responsible officer who comes most into contact with them, and he is able to judge of agricultural progress, and the amount of the assessment, and things of that kind, which most affect the essential interests of the cultivators.

another the desarrant annusers of the contraspora-30990. What would you do for him?—I should enhance his status and position. 'It is with that view that I have made the proposals at the end for the organisation of the Executive in my answer to question (46), where I say the higher branches of the Provincial Civil Service should be taken from

the Manlatdar of the high grade, and not from the Deputy Collector, as they are at present. 30991. There is another question which occurs to me. You say "The weak point in the present Provincial Civil Service appears to me to be not that there are not some of all castes or creeds, but that there are too few of the agricultural castes." Do you thick the members of the agricultural castes wish to enter the Provincial Civil Service ?-At present their education, taken as a whole, is very slight; but I must refer to the unfortunate remark which has drawn down upon my head the repreach of the noble Chairman. It appears to me that, taking a historical view of the subject, there is this division between rulers and ruled, which has been a very weak point in the history of India; holding that view I should like to see a real beginning made in the admission of agricultural castes to responsible posts under Government. They are not at present fit, because they are not at present ed neated.

30992. Being members of the agricultural castes are they not at present occupied in agriculture?—They are occupied in agriculture; but, if 30992,

they had the necessary education and a few scholarships, I see no reason why they should not do the work, and do it as well as present Government officers, and I think that Government should direct its attention to that to a large extent.

30998. You think it would be possible to educate them up to that level?-I firmly believe

You recommend that Indian Civilians coming out, should, when they first come out to India, stay for two months under the general guidance of a Judge, a member of the Board of Revenue in a capital town to the Presidence ?--

xes. 30995. I suppose that would mean about twenty or thirty Indian Civilians to each Presi-dency town?—No, I think not. I think the annual arrivals are about six or eight. That is about the maximum in this province

30996. Do you think they could profit by a stay of two months in a capital town ?- I think so. think that hefore a responsible officer actually proceeds with the discharge of his routine daties it is always better that he should see the machinery at head-quarters, and so have a breader outlook upon the whole administration in its practical aspects before he actually discharges his smaller duties,

30997. (Mr. Slg.) Your written answers contain several opinions antagonistic to Government and to the European mombers of the Service. anest and to the European mombers of the Serries. While I wish to dissonist myself from those opinions I do not consider that any useful purpose would be served by canning you upon a more expression of opinion, but where you sopport such opinions by alleged farts I wish to ask you some questions. You may in one ask you some questions. You may in one place "The servival of the Statutory Civilians was made a prefect for keeping the Provincial Civil Service out of they pasts to which they were catildat." It is not a fast that for Communication. entitled." Is it not a fact that Government most clearly declared that the claims of Statutory Civilians must first be satisfied ? - I have merely stated that they are complaints made to me by members of the Provincial Civil Service. I have no knowledge and no opinion as to whether their grievances were right or wrong.

greenines dere night of vice to give in your evidence statements of grievances against Government which you have not verified in any shape or form ?- I merely felt it my duty to lay these grievances before you. I consider the Government incurs no reproach by having any

Soverment neare to represent any narray my grievances of its officers brought to its notice. 30999. Take the next statement "The one-fourth maximum limit laid down very recently, by the Government of India would similarly prove a limit in theory which would never be worked up to in practice." Can you tell no where that maximum of one-fourth has been laid down?— It appears to me that I was, perhaps, under a

misapprehension.
31000. I wish to ask you where that one-fourth limit has been had down? I was under a mid-understanding. That one foulth apparently does not apply to the Provincial Civil Service, but to outsiders.

You make the complaint that Government has promised one-fourth, and you say that it "would similarly prove a hunt in theory which would never be worked up to in practice?" - The Provincial Civil Service seem to imagine that they have not got all they ought to get,

ferationed.

31002. The only one-foorth limit that I know of is a limit which has been imposed by Government as a protection to members of the Provincial Civil Service to prevent the appointment of outsiders? Is there any other maximum limit?—There is a one fourth limit for the profection of outsiders?

31003. For the protection of the Provincial Civil Service against outsiders. Do they complain of that protection?-They say they have not get as many billets as the Government of India wanted them to have. That has been the gist of their

complaints. 31004. Your statement says that the Govern-

ment has promised them that one-fourth maxi-mum?-" Promised" is not the word in my auswer.

31005. "One-fourth maximum limit laid down very recently by the Government of India." The words are clear - Is not the one-fourth the maximum limit isted down? That appears in the question and, I think, in the Appendix. There is a one-fourth limit.

31006. There is a one-fourth limit, as I know, to the recruitment of outsiders for the protection of the Provincial Civil Service; but there is not one-fourth limit for the listed-posts to

mere is not observed a final for the absorbed west.

my knowledge, which is the complaint you are
volving here?—I have not said "One-fourth
maximum limit of listed-posts."

31007. Now let us take your complaints
against the treatment of the Judicial Service. In answer to question (64), one of your first com-plaints, I understand, is that the Executive Membership of Council has been lest to the Indicial Department, and has been secured by the Executive Dejartment. Do you know of any role which lays down how that Membership of Consoil should be recruited?—It is filled up by the Secretary of State for India.

\$1008. I want to know if you know of any rule which has been laid down as to how that Executive Membership of Council should be recounted ?-I only know that it has been filled up by the Secretary of State for India, and that until the time I speak of it had invariably been filled by a Member of the Judicial branch of the service here.

\$1009. Until whom?-Until 1890. I am not able to give the date, but Sir Charles Olivaut's

was the first executive appointment.
31010. Since 1897?—In the nineties.

31011. Was not Sir Charles Olivant succeeded by a Indicisi officer? - Yes, by Mr. Pulton. Since then, it has been invariably held by an Executive Others

31012. That is correct; but do you know any rule laying down that it shall be filled by an Executive officer. - Until the rule with regard to Sir Charles Ohvant's appointment.

\$1013. Do you know, as a matter of fact, that the Secretary of State, while declining to lay down any rule with regard to the matter, has stated that it is de-nable that a High Court Judge should not be appointed as Member of the Executive Council? Some such statement was made in the thouse of Commons.

31014. Then what is the complaint against the Executive Government for having done that ?- It is not a complaint against the Executive Government; it is a grievance on behalf of the Judicial Department, which are very different things, I conceve, with all due respect.

31015. Then you have also referred to the Secretaryship in the Judicial Department. Can you tell us what work the Judicial man does in the Secretariat; does he deal with the jails ?-Not having been in the Secretariat I am not able

sto give you the defails.

31016. Does he deal with the Police?—Yes. '

31017. Do you know whether any rule is laid down that the appointment shall not be made from the Judicial side of the service?-No: I believe

there is no rule.

31018. As a matter of fact, has not a Judicial officer held it within recent years?—It was quite the exception to appoint a Judicial officer like the one who is on leare. I understand that he is not going to get in when he returns from leave in April.

31019. But it has never been an Excentive appointment. Your allegation is that it has been absorbed by the Executive. As a matter of fact, as far as I am aware, there is no rule whatever that it shall be filled either by a Judicial or Excentive officer, but that the Government should select what officer it likes?-The rule has been to select on Executive officer, which is the complaint of the Judicial Department

31020. Apart from that, does it not involve a lot of Executive duties?—Secretariat duties.
31021. Duties in connection with the Execu-

tive and Political Department, Jails and Police !-

31022. As well as Judicial?-Yes,

31023. You have also referred to certain "absorbed" by the Executive Your state-ment is that "Mr. Sladen is Agent to the Governor in Kathiawar though he has nover previously served in the Political Department." Have you weified that statement is it correct "-To the best of my knowledge, I taink. I verified it. I am exceedingly sorry it it is inaccurate, and I applicate.

\$1024. Do you know, as a mitter of fact, whether Mr. Sladeo served as Assistant Political Agent in Kathiawar in 18:00 ?- I was not aware of that. I see he was for two mouths.

31025. Do you know that he served for some substantial period as Assistant Commissioner in Sind in a quasi political character ?- An Assistant to the Commissioner is not an appointment in the Political Department.

It is ef a quari political nature : it has solitical duties ?- the is Personal Assistant to the Commissioner.

31027. Do you also know whether he was Political Agent in Khairpur in 1993; - That, was

where a post added to the Cultertonic at Sallan.

31028. It was a political p < ?—Every C 4lector is a Political officer in that some. There is a small Native State attacked to very District, of which he is supposed to be in charge.

31029. In the Jamma par State is not the

jest of Administrator wholly an administrative billet? - Up loubledh.

31030. In no way connected with the jud-ial daties, is it?-I am merely printing out the dis-advantages of advancement in the Judenial as compared with the Exercise.

31031. Have you takently trouble to exhabit; what are the comparative salaries in the Julicial and Executive Departments in the superor posts :- No. I have not.

31032. Would you be surprised to hear that the average salary in the superior posts of the Judicial Department is higher than that of the Executive ?- I should be exceedingly curprised to

hear that.

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You have also referred in that same 31033. statement to the office of Inspector-General of Police. Has that always been held by a Police Officer with one single exception? -Off and on, I believe it has been held by a member of the

31034. I am told that the only exception in which that appointment has ever been beld by an officer other than a Member of the Police Department was Mr. Stewart ?-Yes, I was thinking of Mr. Stewart.

31035. That is the only exception? - Very possibly. I have said expressly, "has been held before by an Executive, but nover by a Judicial Member of the Service."

31036. You have stated in your answer to question (87) some facts with regard to what you ounsider to be the unfoir treatment of the Indian Members of the Indian Civil Service. You your-celf, I understand, have never been passed over for promotion?—No.

31037. So far as you are concerned, you have no complaint?-Personally, no. I have no com-

plaint to make here.

81088. What is your present District?-I am

at Abmediagar. 31039. Is not that one of the most favoured Districts of the Presidency?—Yes.

31040. Does it not also contain a large Enropean population with a Cantonment?—Yes. It is quite the exception for an Indian Judge to " be there

81041. I understand that you complain that no Indian Member of the Indian Civil Service has been selected to sit in the High Court?-Yes, I have pointed that out.

Was it not the case that one Member of the Indian Civil Service in Bombay officiated in the High Court? - Yes, for two or three mouths,

I believe.

31048. Do you know the reason why he was not confirmed in that position?-I have beard the reason from him,

81044. Do you think it is a satisfactory reason?—It is not for me to judge.
31045. And have you also heard that another

Indian was offered the post of Judge in the High Court, and refused it?—For a short time he was offered the post, 31046. He was a Statutory Civilian?—I did

not know that he had been offered the post permanently.

You heard he had been officiating ?-I heard be had been offered

31048. And that he refused it?-Yes, and that he refused it.

\$1049. So far as your own Province is concerned, has there been a supersession of Indian Members of the Indian Service which you complain about?-There has been a supersession Statutory Civilians in executive pests; and there has been a supersession of a number of Indian Memhers of the Indian Civil Service too.

31050. For reasons which are satisfactory?-They are not reasons for me to judge. But Mr.

Tagore was passed over.
31051. In answer to question (89), you refer to
the confidential reports on officers?—Yes.

You say, " An officer's prospects may be blighted without his knowing what his defects are". Are there any rules of Government upon this point?-Not to my knowledge.

31053. Have Government issued instructions that reports of an unfavourable nature should be communicated to the officer?—Not to the Judicial Department, to the best of my knowledge.

31054. There are orders to the Executive Department on that point: are there any confidential orders in the Judicial Department?-The High Court refers to District Judges, occasionally, for purposes of promotion.

31055. Is there any system of confidential reports from the District Judges to the High Court ?-No; but whather there is from the High

Court to the Government, I do not know. 31056. In doswer to question (51) you have stated, that the "newly arrived Civilian within six months of his arrival, at present, is President always of Lucal Beards and often of Municipal Beards?-Within nine months.

31057. Is it not a fact that all Presidents of Municipal Boards are non-officials at the present time?-Not all, to the best of my knowledge, unless they have changed during the last few years. I am under the impression that there are some.

31059. There may be one or two exceptions, but otherwise I think you will find that the whole are non-officials?—I was myself President.

of several Municipalities.

31059. You say that the number of Assistants who are placed in charge are so placed about nine

months after their arrival in the country?—Yes, 31000. There you refer mainly to the Revenue charge of the Sub-Division. As a matter of As a matter of fact, is the officer who joins within nine mouths given full Sub-Divisional Magistrate's powers?

Not Magisterial powers. 31061. Not Magisterial at all: it only refere to Revenue charge?-He gets second class

to revenue cause. The generalized by second outside the morgistorial powers after about six months.

31052. When you say that he is placed in charge of a Sub-Division, he is given only Revenue charge, and is not a Sub-Divisional Magistrate?—I am not quite sure. He is usually a Second Class Magistrate in charge of a Sub-

31063. He is neither a First Class Magistrate nor a Sub-Divisional Magistrate?-I am not sure

about Sub-Divisional Magistrates

31064. (Sir Theodore Morison.) I should like to say at the beginning, as I read your paper I of say as well beginning, as I can your laster that it was actuated by any animosity against the Government or against the European members of the service; but I do think that, perhaps, now you will think it is very injudicious. There are many things in it which ought not to have got into print, and you have seen the impres-sion which has been produced. I wish to say that when I read it myself I did not form the impression that it was actuated by animosity?-When I wrote it I wrote asking, if the Local Government and the Commission thought fit, that this General Note might be treated as confidential; and I think the Secretary will bear me out in that.
31065. You see, from the remarks which have

been made, it was liable to be taken in another sense. In your answer to question (1) of the Provincial Service series, when you refer to war against the Brahmans, do I understand that to be

that you are merely repeating a charge? Are you prepared yourself to say that there is any troth in this charge? You say "Whether it is wise even to declare war upon the Chitpavau caste as such "?—In point of getting posts,

3105. You say at the end, "This a common complaint, but to what extent justified, I causet say." Do I understand you to say that you have no evidence with regard to that?—I have been decomplaints to which I have desided to listen. On the other hand, throughout any avidence harn it must be realised clearly that it is exactingly difficult in India to Government officers to make complaints. I consider, if there is any feeling enquant any own service, that I was acting in the best interests of the service in bing inguithat complaints. It of the service is the review or of the higher notatoties such as the Commission, asher than by ignoring it, feeling confident that my own service its sung enough and just enough to remark the entire and the remains the commission.

31067. And are the other charges, which I will not take you through, brought in that spirit? There are one or two other things you say you heard but about which you have no evidence. Do I understand it to be done in that spirit, te bring them to uotice, and not to create had feeling?—My sole object in mentioning this is that officers in the position of Commis-sioners have more or less andorsed this viewn gainst Brahmans, and have more or less given it to be understood that Brahmans were not to be given pasts, I do try mysolf in my own small way to broaden the administration by encouraging other eastes. With all deference, I think it is a fistal mistake of policy to announce the exclusion of Bubmans, It is sounder, in the interests of administration, to been it as broadly as possible, and not to announce it as anything against Brahmens. I think there is a difference between the two. The one hurts the Brahmans' feelings, and I think it is not politic, it I may say so as an Indian officer. I may be entirely wrong.

33008. With negard to what you call "the local Membership of Cassell in the Judied Department", the returning of consistent six administration of Cassell to the Judied Service was brought before us in the evidence we have just had. Does this represents common feeling in the Judied Benach of the Service cern it is innountably expressed?—To the best of my knowledge, Service.

31063. You think that members of the Judicial branch of the Civil Service should be represented in the Executive Government?—They generally feel that very much.

31070. Do you think that view is shared by anyhold else except by members of the Civil Secricis?—It is shared, I think, by the Ban, as far as I know, by Picaders, and by men who have had much to do with the actual administration of justice.

31071. What shout the Subordinate Judiciary?—I think they, undenbiedly, do share that feeling very largely.

31072. For what reason?—It its first place there is the question of the allotment of lunis, for instance. It is a matter which most be fought out by the Judicial Member. II, in order to obtain the siners of war, a question of time kind comes up in the Exemtive Commil, the Department starves, and necessarily there is delay in reform.

31073. In answer to question (2) you say, "If a simultaneous examination in India is not granted, I would relactantly submit to a single separate examination in India". I see you youtgelf speak of it without enthusiasm ?—Yes.

of two wording eministrates = 1es.

\$1074. What is the general feeling in India, as far as you are able to gather it?—I disable not like to answer a question about the general fading in India.

\$1075. What do you think is the opinion of the public?—As far as I know the public would prefer simultaneous examination: if not, the

would take a separate examination 3190.6. (II. Hotota.) Then are only one or 3190.6. (II. Hotota.) Then are only one or 190.6. It is a say you existence upon a rive h 1 propose to ask you anything. You say: "To the best of my knowledge there is a dearly an unpression in the service that homest brisphandar core-sensition to the way to preference the relection, and that this latter is better attitude by particular ensured his view or beneficially and the visit homest homest benefit of the hototal that with view or the therein to find that it is a falling that the hototal in Grain dearer than the preference, but the honeful of the hold of the distribution of the Executive, in Criminal cases of the Executive, in Criminal cases of the Executive in the Court of the Executive in the Court of the Executive in the Laddicial Entered T—That is not up yet a mix-

31077. Have you not adopted a more infectionate and misleading way of everyone, yourself?—If that is the construction to be put upon it, it is most unfortunate.

31078. Read it for yours 117-17int i con-

tainly not my meaning.
\$107.9. I wanture to tell you that it is a passage which no mean reduce call full to challenge if he had the interests of the darkent Department at least. I and set not the by a microscraphy withdraw any charge whater that hastege any imply of are as the July part of the passage of the passage are in the passage after a the July passage.

Department is concerned?—I have never for a moment entertained such a thought with a fight it below before the Jadich Department. I say that employing the Jadich Department of the comparison of the kind?—If that is the construction to a fit the kind?—If that is the construction to a

I desire inveserve.lly to withdraw it. 31081. (Mr. Plathlade) In reply to Mr. Sly's questions you had to a lout that the ware no rules which made it absolutely us and to appoint members belonging to the Judical Reof the Civil Service to goral of the pate with h he named. You said that there were to cales which gave the discretion to the Local Governors in making these appointment. Do you think, aa member of the Indian Citil Server, the members of that service belonging to the Julie's Branch are equally capable of di charging the duties attaching to the service? The Sections to the Judicial Department has to deal with the Police. De you think a member of the decit of Branch of the Indian Civil Service is qually qualified to deal with question which or it will would come before the Judicial efficient. A Judicial officer would equally copy with the copies

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concluded.

appertaining to that office ?-My opinion is that a man who has been a Judge would be much befter able to deal with the purely judicial side of the Department, and would be equally fit to deal with the Police and other Departments, as mentioned by

Mr. Sly 31082. (Mr. Joglekar.) In answer to question (16) of the Provincial Civil Service questions I see you say, "Cfficers serving immediately under Commissioners, such as their Assistants, are often selected probably because they have better chance of their good work coming personally to the Commissioners' notice". Would you consider that a Deputy Collector on Rs. 500 and upwards should be appointed to these pasts ——Yes, not merely Deputy Collectors. I understand that there are head clerks to Commissioners, but I du

not know the exact details. 31083. The head clerk is a mere clerk to the Assistant Commissioner. There are two Assistants for each Commissioner. One is called the Native Assistant, like myself, and the other is called the Assistant Commissioner. It is not always that each of these Assistants draws Re. £00 ndways that each there have say that giving promotion to those on Rs. 500 and upwards to "officers serving immediately under the Com-missioners, such as their Assistants", dayou mean that Assistants always draw Rs. 500 and up-

wards ?—As far as I know. the case?-Deputy 31084. That is not Collectors say that those who are in the office of the Commissioner are getting an andue advantage, because their good work comes under the Commissioner's notice; mrn who are immediately under the Commissioner are promoted to special billets. I do not know, however, whether it

31085. Who promotes them?-The Commissioner, or the Leeal Government on the recommen-

dation of the Commissioner, possibly.

31086. What is the complaint?-That the men in and about the office of the Commissioner get an unfair advantage by their work coming more prominently to the Commissioner's notice than those who are working in other districts

away from the Commissioner. \$1087. Do they not make their administration reports and submit them to the Commissioner and

the Government?-Yes, I believe so,

31088. (Mr. Chaubal.) I do not desire to put any questions to you; but I think it is fair to state to you that when I read your evidence, and knowing you as I have done for so many years, the idea never entered my mind that what you wrote was intended in any spirit of creating any racial feeling; and even now, I do believe, that all your answers have been given with the one purpose of putting your views before the Commission and before your Service, and in order to bring about a

rather more cordial feeling than you thought existed in other Provinces.

31089. (Chairman.) I should like to say before you leave that I was not commenting on your statements as being expressed in bitterness by we had to examine you in private was that the assertions you made reflected to such an extent on the European members of your Service, and on the Government, that had we examined you in public the amount of cross questioning which must have taken place would have been most injurious to the lest interests of this Commission. I have no doubt you will fully appre-ciate that had some of your statements been made in public they would have had to be challenged. It has been my aim, in very difficult circumstances, and it will continue to be my aim, to carry on this complicated and difficult enquiry exhaustively without going into the merits and demerits of the respective races; and, therefore, any answers given by witnesses, which would be likely to arones such a feeling, will, we have decided, and I think proporly, in the best interests of the country, be considered in private.

31090. (Wilness.) I shall be obliged if you will allow mo to say a few words by way of personal explanation. During the twenty years I have served in the Indian Civil Service I have never spoken or written a word against the traditions of the Service or its discipline. I do notthink every European officer can say as much, certainly on this side. I was not in the slightest degree anxious to give evidence. On the contrary, as Commissioners, I think, you will appreciate that of all witnesses the position of a Native momber of the Indian Civil Service has been about the most delicate. At the same time, being called upon, it was impossible for moto decline to answer these questions. Every day of my life I have to warn nituesses to speak without fear or favour, and to speak "the truth, the whole truth, and nothing but the truth." I think it would have been inculting to the Commission if I had written down anything which I did not feel to be true. I owe so much to Englishmen and to English teachers that I think it would have been the height of ingratitude had I done so. I have always had such cordial relations personally with the members of my own Service that nothing has given me greater pain than to hear that my remarks have been misconstrued in that way. It has been with me purely a question of the invidiousness of systems, and not a question of the personal merits of races If there is anything I have said or written which can be construed otherwise, I beg that the Commission will not so construe it.

(The witness withdraw.) (Adjourned to Monday next at 10.50 a.m.)

### At Bombay.

Konday, 10th Harch 1913,

#### TWENTY-NINTH DAY.

#### PRESENT:

THE RIGHT HON'SER THE LORD ISLINGTON, R.C.E.G., R.S.O. (Chairman).

THE EARL OF RONALDSHAY, M.P. Sir Murray Hambick, K.C.S.I., C.I.B. Sir Theodore Morison, k.o.l.s. MANADEV BRASEAR CHAURAL, Esq., C.S.L.

And the following Assistant Commissioners:-JOSEPH JOHN HEATON, Esq., LC.S., Judge of the High Court of Judiesture, Bembay.

GOPAL KRISHNA GORHALE, Esq., 0.1.E. FRANK GRORGE SLY, Esq., 0.5.1. HERBERT ALBERT LAURENS FISHER, Esq. JAMES RAMBAY MACDONALD, Esq., M.P.

Rúo Bahádur RANCHANDRA NABAYAN JOGLEKAR, Assistant to Commissioner, Central Division, Poons. RACHUNATE GANGADUAE BUADDRADE, Esq., Judge of Small Cause Court, Poona.

M. S. D. BETLER, Esq., O.V.O., C.L.E. (Joint Secretary).

Sir Narayan Ganese Chandavarrar, Kt., Judge, High Court of Judicature, Bombay,

Written Answers relating to the Indian Civil Service.

31091 (1). What is your experience of the working of the present system of recruitment hy open competitive examination for the Indian ny open compensive scenario and the second of the civil Service? Do you accept it as generally satisfactory in principle?—My experience is that it is generally satisfactory in principle.

31092 (2). In what respects if any, do you

find the present system faulty in detail, and what alterations would you suggest?—I can find no fault in detail and have, therefore, no alteration to suggest.

31093 (3). Is the system equally suitable for the admission of "Natives of India" and of other natural-born subjects of His Majesty? If not, what alteration do you recommend? I think the system is equally suitable for the admission of "Natives of India" and of other anmission of Insures of His Majesty, attural-born subjects of His Majesty, 31034 (4). Further, is any differentiation

desirable between other classes of natural-born subjects of His Majesty? H so, what do you propose?—I do not think any differentiation is at present desirable between the British-born subjects and the Colonial subjects. norm subjects and the colonial subjects.

There is a strong feeling growing in the country against these Colonial subjects of His Majesty, whose Governments have been excluding the Indian subjects of His Majesty. from their territories, and it is suggested that our Government here should retaliate by the adoption of similar measures with reference to those Colonials, and among the measures suggested for that purpose is the one to declare that the Indian Civil Service shall not be open to there. to them. Secondly, I am not sure a Colonial feels the same interest in and has the same best of our young men to go to England for the

sympathy for India that a British-born has. But, for the present, the problem is not so serious and of so practical a character as to call for any alteration in the present system. \$1095 (5). Do you consider that the combina-

tion of the open competitive examination for the Home and Colonial Civil Services with thatfor the Indian Civil Service is or is not to the advantage of Indian interests? Please give your reasons?—So far as I can see, there is neither advantage nor disadvantage in the present system

31096 (7). What is your opinion regarding a system of simultaneous examination in India system of simultaneous examination in India and in England, open in both cases to all natural-born subjects of His Mejesty?— On principle. As a matter of principle, a system of simultaneous examination in India and in England, open in both cases to all natural-born subjects of His Majesty, would be sound. The Statutes of Parliament and the Queen's Proclamation of 1858 have declared the Civil Service open to all classes of His Majesty's subjects but there can be no doubt that by reason of the holding of the examination in London, the Indian subjects of His Majesty stand heavily handicapped. There is also no doubt that there is growing dissatisfaction in the country owing to the fact that Indians are placed at a serious disadvantage in that respect. Under the present system, we have to send our young men to England on the mere chance of success in the competition; and that at a great deal of expense. When they fail, the expense goes for nothing and the young men return demoralised and discon-tented. Here there is the other fact that under the present system we do not get the

[continued

competition. I must confess, however, that the above considerations present only one side of the case, when we consider it as a question of practical politics and general expediency. While I am of opinion in common with a very harge in fact, the majority of my countrymen, that the principle of the Parliamentary Statutes and the Queen's Proclamation of 1858 should stand out as a principle, the necessities of the administration require that, in practice, it must be worked up to by advancing stages. We cannot shut our eyes to the fact that the character of the administration should be British, which means that there must be, for the present at least, a sensible and preponderating element of the British personnel in it. We cannot shut our eyes to the fact that while in this country we Indians feel that a system of simultaneous examination in India and in England will remove the anomalies present and do away with the bar which practically shuts out the service to the best of our young men, there is a fear on the other side that such a system is sure to inundate the service with Indians and sensibly diminish the British element in the service. Under these circumstances, and with this conflict of views, which both deserve to be taken into serious account, I venture to think that the hest solution for the present lies in reserving not less than onethird of the posts in the service for the Indian eubjects of His Majesty. If under this system, the prescribed one-third of Indian candidates come out successful, well and good. If not the one-third should be made up in some other way, i.e., by appointing deserving and capable members of the Bar or the Subordinate Indi-cial and Revenue Service; the proportion may vary as experience would warrant

31097 (8). Are you in favour of holding this examination simultaneously at any other centre or centres within His Majesty's Dominione ?-I think the examination should be held at only two centres—London and some centre in India, if the principle of simultaneous examinations is accepted.

81098 (9). What would be your opinion with regard to filling a fixed proportion of the vacancies in the Indian Civil Service cadre by "Natives of India" recruited by means of a separate examination in India or by means of separate examinations in each province or group of provinces in India? If so, what proportion do you recommend?-I would not go in for a separate examination in India, or separate examinations in each province or group of provinces in India. If the selection is If the selection is to be by a competitive examination, it must be one examination, one test for all. Where that test fails to give the required number of Indians in the service, it should be made up in the way suggested by me in my answer to question (7). The latter has the advantage of introducing into the service men who have proved their capacity by either metitorious service in the Subordinate Services or good practice at the Bar. In this way, a chance is given to all classes of Indians.

31099 (10). If you do not approve of simultaneous or separate examinations in India, are you in favour of any system under which "Natives of India" would be selected in India

for admission to the Indian Civil Service by means of (a) nomination; (b) combined nomination and examination; or (c) any other method? If so, please describe fully what system you would recommend? In particular do you consider it desirable that whatever system, all classes and communities should be represented? If so, how would you give effect to this principle ?- I have practically answered this question in my answers to questions (7) and (9). The second alternative of my proposal means nomination; and as to that, the question arises whether in the system of nomination, all classes and communities should be re-I think that they should be, presented. subject to this consideration that the man nominated has the required calibre, mental and moral, and is not appointed merely because he helongs to a particular class or caste. I know the danger of nomination is that it opens the door to jobbery, intrigue, and favouritism. But after all, no system can be devised which is perfection and will satisfy all. As to the mode of giving effect to the principle of nomination, I have already made my recommendation in the previous answers.

31100 (11). If you are in favour of a system for the part recruitment of the Indian Civil Service by "Natives of India" in India, do you consider that "Natives of India" should still be eligible for appointment in England, or would you restrict that right to other natural-born subjects of His Majesty?-

other natural-born subjects of His Majesty 2— My answer to this question follows from my answers to the previous questions. I would rather encourage Indians competing in Eng-jand as it presupposes a visit of the young man to that country, which is sure to benefit him. 31101 (12). Would you regard one yestem of selection in India which you may recommend for young men who are "Natives of India; as being in lieu of, or as supplementary to, the present system of promoting to littled posts officers of the Provincial Givil Services. If the former, what alteration, if any, would you recommend in the conditions governing the Provincial Civil Services? The system of selection in India which I have recommended above, is in lieu of the present system of promoting to listed posts, officers of the Provincial Civil Services. In my opinion, the Provincial Civil Services should be recruited hy means of a competitive examination, and main objection to this is stated to be that it will enable only men of certain castes and classes, who are more intellectual and have greater educational facilities than the rest to get in. But nearly all classes and communities are now coming up; and I think, within a few years, there will be no sensible disparity of intellectual qualifications and educational facilities to justify the complaint that only certain classes such as Brahmans will outnumber all others in the service. Whatever natural or artificial facilities the Brahmans or other superior castes had, years ago, they are finding their equals now in the other communities and the movements for the culighten-ment and emancipation of the latter are growing in volume and importance. That heing the case, I do not see why entrance into the Provincial Civil Service should be

Continued.

dominated by any consideration paid to the class, community or caste of the person to be nominated.

31102 (13). Do you recommend any separate method of recruitment for the Judicial Branch of the Indian Civil Service? If so, please describe the system that you would propose?describe the system time you would proposed.

I would not recommend any separate method of recruitment for the Judicial Branch of the Indian Civil Service. I am, of course, giving my opinion based on knowledge of the history of that branch in the Bombay Presidency, There was a time—so long ago as 1872—when the Bombay method of recruitment for the Judicial Branch of the Indian Civil Service was regarded as more satisfactory than the system in any other part of British India, and was held up as a model for other parts. But even then it was acknowledged that, as a rule, the Judicial Branch was not popular with the Civil Service or held much in sympathy by Government, and was regarded as the refuge for "the unfit." Of late, however, especially since the influx into the service of university men, the Civilians who have been admitted into the Judicial Branch, have, in my opinion, proved capable judicial officers. During the lest 12 years of my service on the Bench of the High Court of Bombay, I have found that the quality of the Civilians serving as Judges has, quanty of the Civinaus serving as stugges has, epeaking generally, distinctly improved; they have manifested the legal habit of mind. Several methods are proposed by which to qualify the members of the service for judioral work, such as a preliminary course of training under an English Barrister or some months practice at the Bar. I am not sure any of these methods are needed. What is needed is the selection from the service for the judicial line of men, who love the science of law and do not regard it as mere common sense, which, as popularly understood, is no sense at all and who have a judicial temperasense at all and who have a juntage reason ment. We are getting such men now more than before under the system which yields men of general culture afforded by their training. Some of the best judges of our ment of general culture and manages of our trainings. Some of the best Judges of our High Court, who have left their mark on its law and work, have been members of the Civil Service. All that I would propose is the drafting into the service of Civilians, who have a leating for judicial work; a preliminary training for a year by way of trials of original suits; and promotion to lat grade District Judgeships and to the Bench of the High Court not on the ground of seniority but with due regard to merit and knowledge of law.

which are registed to interts and neutronic to the state of the state

sillol (16). If the system of recruitment by open competitive examination in England is retained, plause state the age-dimits that you recommend for considerate as each examination, giving your full reasons. Do you consider that the age-dimits should be fired to attract candidates of the normal school-leaving age in England, or candidates with have completed a university owners, or candidates at an intermediate stage of cleaning April 16. The present age-limit is good and would not recommend any altersion. As to the rest of the grastion if think that the present age-limit is culticent to attract Indian candidates who have completed a university owner in India. I do not feel myself qualified to arrawer the year of the question.

33105 (16). What is your experience of the relative mettle of the candidates ealected naise relative angle of the candidates ealected naise varying ago-fimits, particularly under the system in focus from 1878 to 1871 (ago-limits PT-19 years, followed by two or three years probation at an approved university) and since 1891 (ago-limits \$1.23 or 23 24 years, followed by one year's probation)?—My experience is that we are greiting a better unt higher quality of men under the systems previously in force where the systems periously in force.

31106 (17). What is your opinion regarding the suitability of the segate recruits to the Indian Civil Sarrice ?—My opinion is that the resember to the Indian Civil Sarrice is the Indian Civil Sarrice with their university training and the broad outlook on life which it gives, are more able to enter into the epirit and aspirations of the people of India than their predecessors. So far as I can judge, they are men who can move with the times, free from that invertebrate temper which lives in the India of old and does not see the send of things associating on slowly and yet steadily seen in conservative India.

31107 (18). What is the most suitable age at which junior civilians should arrive in India?

—Twenty-five at the most.

3103 (19). What age/lmits for the open competitive examination in England would best sait candidates who are "Natives of India," and for what reasons? Do you recommend any differentiation between the age-limits for "Natives of India," and for other natural-born subjects of His Majesty?—Between 92 and 94. I think a young man ought to onter the service when he is at least 25. I would make an difference between the age-limits for "Natives of India," and for other natural-born "Natives of India," and for other natural-born when the properties of the propertie

subjects of Itis Majesty.

\$1109 (20) On what uninciple should the
subjects for the open competitive examination
be fixed. De you except the principle laid
down by Lord Macaulay's Committee in 1854,
and since followed, tank "the examination
should be of such a nature that no candidate
who may fast shall, to whatever calling be
may devote binned!, have any reason to
regret the time and inhour which he had spent
in preparing himself to be examined," and tast
the object should be to secure, not epicalisise
in any particular subject that may be useful in
a subsequent Indian carset, but the ordinary
well educated young man of the period?—I
acoopt the principle laid down by Lord Macaulay's Committee in 1854.

continued.

31110 (21). Please examine the table in Appendix I to these questions, which shows the various phases of the authorised syllabus of the open competitive examination, and state what changes, if any, are, in your opinion, desirable, differentiating between the cases of candidates
(a) of school-leaving age and (b) of universityleaving age?—I do not think any change is desirable in the syllabus now in force.

31111. (22). Is any differentiation in the subjects for the examination desirable between candidates who are "Natives of India" and other candidates? If so, please state them and give reasons?—I do not think any differentiation is desirable.

31112 (23). Do you consider it necessary that certain posts should be reserved by statute for officers recruited to the Indian Civil Service, and if so, what posts and for what reasons? Please state in detail what alterations (if any) you recommend in the Schedule of the Indian Civil Service Act of 1861 (24 & 25 Vict., c. 54) [Attention is invited to the provisions of the Indian Civil Service Act, 1861 (24 & 25 Vict., c. 54) and of the Government of India Act. 1870 (88 Vict., c. 3), reproduced as Appendices II and III to these questions.] ?—I consider that certain posts should be reserved by stainte for officers recruited from the Civil Service in the manner and under the system recommended by me. I think the present number of posts open to the Civil Service ought to be maintained as it has, on the whole, worked well.

81113 (24). Do you consider that a minimum proportion of European subjects of His Majesty should be employed in the higher posts of the Civil Administration? If so, to what propor-tion of the posts included in the Indian Civil Service cadre do you consider that "Natives of India" might, under present conditions, properly be admitted?—I do to the extent of one-half. I think one-third of the posts, at least, should be reserved for Indians.

81114 (27). Have the "Natives of India, recruited by means of open competition in England, proved, on the average, as efficient as the European members of the Indian Civil Service of the same standing and recruited in the same manner? Has it been found possible and expedient to employ them in all branches of the administration, whether on executive or judicial duties ?—I think that, barring some exceptions and upon the whole, "Natives of India" recruited by means of open competition in England have proved, on the average, as efficient as the average European members of the Indian Civil Service of the same standing and recruited in the same manner

31115 (28). Do you consider that the old system of appointment of "Statutory Civilians" under the Statute of 1870 should be revived and, if so, what method of recruitment would you recommend ?-I do not think it should be revived. It was unpopular and condemned

generally.
31116 (43). What is your experience of the results of the existing system under which successful candidates in the open competitive examination are required to undergo a pro-bationer's course of instruction in England? Do you recommend the continuance or abolition of this system?—I think, so far as I can

judge, the probationer's course has worked satisfactorily and should be continued. 31117 (44). What should be the duration of

a probationer's course in England (a) under the present system of the open competitive examinstion, (b) under any modification of that system recommended by you?-One year at

31118 (45). Do you consider it desirable that the prohationers should be required to spend their period of probation in England at an

approved university?—Certainly.
31119 (49). Would it, in your opinion, be desirable to establish a separate institution in England for this purpose, and, if so, under what conditions?-A separate institution is not, in my opinion, desirable,

31120 (50). It a probationer's course is conti-nued in England, do you accept the principle laid down by Lord Macaulay's Committee in 1854, that successful candidates in the open competition should be considered as having finished their general education and that their inture studies should be such as have a special tendency to fit them for their calling? Does your answer apply equally to candidates who pass the open competitive examination after leaving school and to those who do so after completing a university course?—I accept the principle laid down by Lord Macaulay's Committee

31121 (51). Please examine the statement printed as Appendix VI to these questions, showing the courses of studies prescribed for probationers in 1891 and 1912, and state what alterations (if any) you desire to recommend in the present course (a) under the existing system of the open competitive examination and (b) under any modification of that system recommended by you?—I do not think any alteration is needed.

31122 (52). In particular, please state your pinion as to the desirability during the period Law Courts in England and reporting of cases;
(ii) the teaching of Indian Law in addition to the general principles of jurisprudence; (iii) the teaching of the grammar and text-books of Indian languages with or without any attempt at colloquial instruction; (iv) the teaching of (a) Indian Geography,
 (b) Political Economy,
 (c) Accounts?—I think it is desirable.

31123 (53). Do you consider that the probationer's course of instruction can best be spent in England or in India?-It is best spent in

England.

31124 (54). What is your opinion of a proposal to start at some suitable place in India a college for the training of probationers of the Indian Civil Service and possibly of other Indian services recruited in England?—I, am against the proposal. I think our young men recruited by open competition for the Indian recritical by open composition of Civil Service should go to England and reserve preliminary training by way of probation there.

3125 (55). What is your opinion of a pro-

posal that each provincial Government should arrange for the training of probationers by suitable courses of instruction for the whole or portions of the first two years of service at some suitable centre?-I am not in favour of such a proposal.

913.] Sip Nabayan Ganesh Chardavarkan,

Continued.

Siliés (56). In the report of the Treasury Committee appointed to consider the organisation of Oriental Studies in London (1909), the view is taken that the prefirminary training in Oriental languages and in law required by probationers can be given better in Bugidad than in India, because of the difficulties which jurior civilias would crapticates in leaving these subjects in India, the lack of good teachers in India in district bad-quarters, the difficulty of even good Indian teachers appreciating the European student's point of view, and the difficulty of archous study in a tropical climate. Do you consider that these objections could be met by a suitable sobleme of instruction in India; —I agree with the view.

31127 (5%). In particular, if a puriod of publicion is recommended for such officers, do you sirise that it should be passed in England or in India?—In the case of those recruited either from the Subordinate Judicial or Revenue Survice or the But I do not think any probation is called for. It is only in the case of Indians who are recruited by open competition that I think a two year by possion in England ought to be insisted upon.

\$1128 (6%). Do you consider that any different

ol.126 (93). Do you consider that any other-entiation is accessary during the period of probabion between the course of study for probabioners who are "Natives of India" and the course presented for other natural-torn subject of His Majesty? If so, please state the special arrangements that you recommend?—I see no reason for any differentiation.

31129 (60). Are you satisfied with the present arrangements for the training of junior members of the Indian Civil Service after they have taken up their appointments in India. If not, what change should, in your opinion, be introduced?—I think the present arrange-

ments are eatisfactory. 81190 (62). Do you consider that there has been any deterioration in the knowledge of the Indian languages possessed by members of the Indian Civil Service? If so, what are the causes? Are you satisfied that European members of the Indian Civil Service attain to an adequate proficiency in the study of the Indian languages, and if not, how could this best be remedied?—I think that there has been a deterioration in the knowledge of the Indian languages possessed by members of the Indian Civil Service. The esuses are:—(i)
The Briton is not a linguist like the German, and has got on without a knowledge of the people among whom he serves Government; (ii) English education has spread more than before and for all practical purposes of the contine of administration, the British official finds that there is no necessity for him to acquire facility in or familiar acquaintance with any of the vernaculars; and (iii) the natural proneness of the British official to reserve; the Civil Service has become, generally speaking, a Service of silence and discretion in this country as in England. The result is that there is no incentive to the attainment of an adequate proficiency in the study of the Indian languages. That places the British official at a disadvantage and tells rather badly on the administration and the public weal. So far as the masses are concerned, the British official cannot put

himself in direct touch with them and enter into their thoughts and feelings by being able to converse with them familiarly in their own languages. I am not sure that any artificial remedy can be devised which will make the British official take to the learning of vernaculars, so as to be proficient in them. There is so much to do by way of official duty and to add to it the compulsory learning of a vernacular would be a great burden on one who has no aptitude for such learning. The incentive must come from the official himself—his con-sciousness that as servant of His Majesty, he must move among the people, learn to talk to them in their languages and it is only in that way that he can get to their soul and learn what is going on inside the outward show of Indian life. But, how will this incentive and consciousness come, when to young English-men preparing for the Indian Civil Service the doctrine is preached as it was preached the other day by the Head Master of an English public school that the Englishman has maintained his hold on India by his spirit of alcofness? Such slootness, perhaps, did not mean much in days gone by. But the conditions of life in India are changing, and alcofness in the name of dignity and reserve, carried out as a principle of administration, is franght with danger, and the doctrine I have referred to is the most dangerous noncense that could have been drilled into the minds of young Englishmen starting for life in India as the Civil Servants of Hie Majesty.

31131 (63). Do you recommend any changes in the rules for the encouragement of the study of Oriental languages, and if so, what changes?

— I would not recommend any changes.

31132 (64). Please give your views as to what steps (if any) are necessary to improve the proficiency in the knowledge of law of members of the Indian Civil Service, distinguishing between recommendations applicable to all officers and to officers selected for the Judicial Branch. In particular, do you favour a system of granting study leave to Europe, and if so, what course of study (course for a call to the Bar, reading in barristers' chambers or other), and what conditions do you propose?—In my opinion, no steps need be taken. I do not see why additional expense ought to be thrown on the revenues of India by enabling a member of the Indian Civil Service to go on leave to Europe to study law and become qualified for the Judicial Branch. India has produced and can produce capable lawyers and if a member of the Indian Civil Service wishes to get into the Judicial Branch he ought with his general culture and with a love for the study of law and the cultivation of the legal habit of mind to he able to become an efficient Judge. it is such men only who ought to be admitted into the branch.

31133 (65). Do you recommend any special course of study in law in India for officers selected for the Judicial Branch?—What is wanted is a grasp of legal principles, a study of the general principles of law and as for the rest such as procedure, they are easily studied and come by practice.

31134 (66). Do you recommend any special training in subordinate judicial posts for

officers selected for the Judicial Branch ?-If 31136 (68). Is any differentiation desirable in the system of training after appointment in so, please give details? - No. 31185 (67). Do you recommend any system India between members of the Indian Civil for encouraging the higher study of law analo-Service who are " Natives of India " and other gous to the rules for the encouragement of the natural-born subjects of His Majesty? If so, please state your proposals ?- No.

Sir Nahayan Ganere Chardavarkar, called and examined,

31187. (Chairman.) You are a Judge of the

study of Oriental languages ?-No.

High Court of Bombay ?- I am. 31138. You think that, as a matter of principle, it would be a sound thing to institute simultaneous examinations, but you feel there would be a danger, if such examinations were instituted, of Indians inundating the Service and so diminishing unduly

the British element ?-That is so. 31199. In your view a further opportunity should be offorded to Indiane of entering the Ser-vice other than that provided by the present open

examination in London?-Yes.

31140. You think that Indians should get not less than one-third and not more than one-half of the posts in the Indian Civil Service?-I do not know that I have said more than one-half, but I have certainly said that at any rate the time has arrived when you might fix the minimum limit at at least one-third having regard to the improved condition of things all round.

You say in your answer to question 31141.

24) one-half, but you say now about one-third?— Yes, that is a rough limit of course.

81142. This proportion of posts you would fill partly by recruitment through open competition in England and partly by appointment from the Bar and from the Provincial Civil Service?-That is a suggestion I have made. I cannot say that it is parfect or that it is without defects, and there are other alternative proposals

which perhaps might be sounder.

31148. If this scheme were introduced you would abolish the listed posts?—I have not studied that question sufficiently to be able to

give a satisfactory answer, an answer of any

31144. You do not speak with any emphasis on that point?—No, I cannot do so. If by the listed posts is meant the posts now generally held by the Civil Service I certainly think no change should be made.

31145. To what grades of the Civil Service would you make appointments from the Bar and from the Provincial Civil Service ?-1 would eatch the men young as far as possible and make them begin from Assistant Collectors in the case of the Revenue Service and Assistant Judgeships in the case of the Judicial Service.

31146. To what grades in the Service would you allow them to aspire ?-The highest posts, gradually.

31147 Would you regard them in every sense, both as to pay and status, as in the same position as these who entered through the London door?-I should make no distinction at all.

\$1148. Do you think that officers recruited in this way would be regarded by their fellow-officers in the Service and by the public generally as occupying the same position and status?—If they have capacity, mental, moral and physical, and have proved worthy of the office, I think no distinction is likely to he made as far as the officials are concerned, although there may be a certain kind

of prejudice. Speaking from my own experience, with regard to English officers, when they once find that a man is worthy of his position and his ability and character in the long run he can get treatment on terms of equality. There will always be prejudices of course, but they are soon got over. It will all depend on how be behaves and how the English officers behave. As far as the public is Engine omeers owner. As rar as the proble is concerned, I think too much is made of the question of how the public will take it. If the proble finds that an officer has grit and ability, which is all the public cares for, the public will be satisfied. All this talk about the public requering exten-men who have not enforced into the Service by

continued.

humble opinion is all mooushine, 31149. You think that the Service and the public very soon forget the origin of the civilian and judge him by his actual work?—Yes. I think the Indian people, the masses, in spite of all that is said about their respect for hereditary, rank and caste, and all that, recognise a man of ability, and if he does his work housetly and well they feel his power and recognise it, whatever way

competition as not being equal to others in my

he has got into the Service.

31150. You object to the proposal for a separate examination as distinguished from a simultaneous examination in India?—I cannot give a decided answer to that question. What I have said in that simultaneous examinations in the present circumstances would not be acceptable; they would not be proper on grounds of political expediency and also on the ground of the state of the country. We want a prepondurating element of the British official. Your grit, your decision of character, your organising power, are things in which we are still wanting. On the other hand, you want in the administration a proper element of the Indian official of the obstracter that can see things, the spiritual and social forces of the country, from the inside, men who have not developed the departmental mind, and I think the time has arrived when you can get a due proportion. One-third of such men can be found proportion. One-chiral or such mere can be rought in a proper manner instead of rouning about with fancies about beredity and things of that kind. That, is the principle with which to start. If that is so, I think you could have an examination or pick out the best of our Indian graduates best in point of physique and character and talent, and I think you could easily find such men.

a possibility and might almost be called a probability.

31152. You set store in all you have said on the character, of course combined with educational efficiency, of the officer i-Yes.

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31158. But as to the means by which you ohtsin that class of officer you are prepared to look apon them with an open mind?—Quite so ; you have expressed my opinions very accurately and tersely.

31154. If a scheme of examination in India were devised, which would produce that class of man, and at the same time give you the security for the European element, would you look upon it with favourable consideration?—Cartainly.

31155. You are not in favour of separate recruitment for the Judicial Branch ?-No.

\$1156. And you think that of late years civilians appointed to the Judicial Branch have proved eapable as Judges?-Yes. Of course I am speaking only of my experience of Western India; I do not speak for the whole of India at all. I do not know what the condition of things is in Bengal or Madras. In Western India I certainly think that the Judicial element has proved more satisfactory than it was about lifteen years ago-

31157. From your observation and experience otton. From your observation and Tapprentice do you think the education that a civilian obtains in the Revenue Branch proves of Service to him when he enters the Judicial Branch?—Certainly; having regard to the character of our land tenures and our village customs I think that experience is

of great importance. \$1158. We have had a great deal of evidence outso. We must not a great com or evidence before us in the form of different schemes for training in the Judicial Branch. You suggest that before officiating as a District and Sessions Judgean officer should have had experience

of original suits for one year ?-Yes. 31109. And you do not consider it necessary for him, prior to his taking no the more respon-sible position, to go to England and read in Chambers?—Spraking from experience I have found that civilians who have studied in the Inns of Court or who have been Registrars in the High Court—both of which methods have been regarded Court—both of which methods have been regarded as giving special qualifications in the Judicial line—inver proved, some of them, as needes as if they had never done anything at all. All depends on the kind of man you get into the Judicial line. If he makes it merely a postning piece, and has no heart in the word; and merely takes that no heart in the word; and merely takes that branch because he thinks it gives him repose and frees bim from the trouble of going about on tour, such a man, whether you send him to England or make him a Registrar of the High Coort, is as bad as ever. But where a man has a real love for law and regards it as a profession to which he can devote himself with entinesiasm he proves as good as any other judges. Each kind of judge of the can be seen to be has his strong points and his weak points. own opinion is that if you want to get an ideal Judgo be must pass an examination in law and must have practised by wrestling with cases in the Courts, which practice chabts him to come into contact with hitgarts directly and to see where the regreery is, and trains him to look at a near form all chairs of significant forms. case from all points of view. But that I suppose cannot be expected, and under the special conditions in this country you want Judges from the Bar and Judges from the Civil Service. When I speak of the Bar I mean both those who come out as Barristers and those who are Planters. In that way you get a nice embination of what I should call the clixir of administration.

31160. You think that all the practical experience for the class of officer you have described can be obtained in India without going to England?—Some of our best civilian Judges who have left their mark on the legal lite-rature of the country, such as Sir Maxwell Melvill and Sir Raymond West, never really practised, and I think, they proved excellent Judges and are remembered even now. I have come in contact with civilian Judges who were as good as Barrister Judges. I am not quite satisfied that this sending young civilians who want to enter the Judicial line to be trained in the rooms of a practising Barrister will do any good. I do not want to pooh-pook the idea, but the expense is hardly worth incurring. After all, what is the character of our mutassal district litigation? It is not of a complicated character. When you Workmen's get cases like those under the Workmen's Compensation Act, cases which are the puzzles of lawyers in England, you may think of all this, but, in the present state of our hitigation, I do not think these high flown schemes will do any good. Have men in the Judicial line who love the law and whe do not regard it as rough commonsense and treat all legal principles with contempt, and you will get the best of them from the Civil Service, especially men who have had good culture at the Universities. 31161, You would soggest, I supposs,

additional training in law during the probationary period ?-Certainly. As I have said in my written evidence, there was a time when the principle upon which civilians were drafted into the Judicial line in Western India was regarded as the model for the whole of the country, and Sir James Stephen I think mentioned it with approval in one of his minutes written to 1872.

31162. You propose to recruit to the Provincial

Service by open competition?—Yes.
31163. You do not desire to see any form of nomination combined with the examination? nomination, ideally, theoretically, would be the best, but unfortunately, nominations have proved the bane of India. Whenever we have asked for higher appointments the Government has gone in for nominations, in the first instance on the principle of hereditary distinctions or something of that kind. Men have been selected because they were the sons of their fathers or the grandsons of their grandfathers, and this doctrine of heredity their grandmaters, and this destrict beautiful has been the hane of the administration, has promoted discontent, and has demoralised the Service. The only consolation is that whenever it has proved a failure Government has itself neknowledged it and gone in for nominations on a satisfactory basis. But that is the scare-crow of Indian administration. Therefore, I say, that all appointments to the Provincial Civil Service ought to be made by means of a competitive examination which will do away with all scope for favouritism and so on.

31164. Would you suggest that in place of nommation you should have some qualifying test such as that candidates should be graduates of a University?—Yes. I taink it practically comes to this. At present, I do not see where you can go and find a man who is a non-graduate, because go and this standards are so few. There was a time when there was a big row male about grainates. For instance, about 1863-61, our best grainates were appointed to some high Revenue offices and there ras one, Mr. Vishun Ranade, who was appointed Deputy Collector all at once, without climbing up, and he proved one of the hest of our administrators. He was a man who had the grit of a British officer, and he was put in the Sholapar District and coped with a problem which no officer before him could cope with. There was cholera in the district and the Temple had a very narrow gate, and no officer had ventured to issue a mandate that the door ought to be widened. But he took the risk on himself and said he would chance if there was a riot. Attempts were made to have an injunction issued against him, but he stood his ground. The matter came before the High his grown!. The matter came neutrities may be contrained the High Court publish the section. Mr. Watt, who was then one of the ablest officers of the Civil Service, paid him a compliment by saying in effect: "If we could get Indian officers of this kind the administration would be a very bappy one," You can have material of that kind.

graduate is certainly preferable to a non-graduate.
31165. I take it that very few are cominated
to the Provincial Civil Service now who are not graduates ?- I cannot answer that question offhand. I believe more graduates get in, but that

is only my impression. 31166. You would 31166. You would confine this open examination for the Provincial Service to residents of the Province ?- No, I would allow people outside the Province to compete. I do not see why there should be any distinction made between one Province and another; that is antagonistic to the very principle of British rule. If you have come to weld us into one people, I think that to say the weld us into one people. I think that to say the Bengali must not go to Bornhay or the Banubay man must not go to Marias would not be in accordance with ruling British principles. I set my face against that kind of thing. \$1107. Apart from principle, do you not see any practical difficulties in the way of officers from other peris of India coming to Rombay and wise cereta?—No. If they have character that the second of the principles of the second of the test and the second of the second of the second to the second of the second of the second of the second test cereta?—No. If they have character

and talent and are men of wide culture they will easily adapt themselves to the conditions of the country. In spite of all our differences of caste and creed there is a certain element which makes the Hindu, the Muhammadan and the Parsi recognise one another, especially under the present influences.

31168. Do you think, as a matter of fact, that many candidates would come from other Provinces?-In the course of years they might

come, but not in the beginning.
31169. You would welcome it if they did
come?—I should most certainly welcome it. I
belong to the whole of India and my countrymen belong to the whole of India whatever they are: that is my ideal. I may stand alone in it, but that is what I consider the purpose and mission of British rule in India. If it strays away from it, all I can say is that we shall have to revise our opinions.

31370, (Sir Theodore Morison.) I should like to ask your advice on the subject of the training which you would give the young Indian officer who has got into the Indian Civil Service by one of the methods which you have suggested. Do you think, generally speaking, it is an advantage for him to come to England?—There was a time when I thought going to England was an advantage, but I am not in favour of it now, because I am not quite satisfied with the work which has leen turned out and the results that have been achieved by men who have returned from England.

That may be on account of my old age and conservative ideas coming over me. I think we can produce as good material in this country as the class of men who go to England. If I advocated going to England it would only be for one reason, namely, that it would slowly break down reason, namely, take it would const. The caste, but even the men who go to England come back and get into easte again and are as casteridden as anybody else. What is the use of sending them to England? If we read your literature, and if we have the visionary power, we can, I think, shine honestly from our solid virtues rather than merely with the glitter of the West.

31171. I suppose you would recognise that some of those who went to England a generation age did derive some henefit from it?-Yes.

31172. In later years, perhaps, not quite so much?—The number of Indians who go to England has increased and they do not get into the best English bomes and do not see the best of English society and do not come into centact with the real manhood and womanbood of England, the real spiritual and social forces. They see only the outward controversial things; they read the newspapers and catch their impressions, and I am afraid that has a deleterious effect. If you can device a means whereby our Indian lads could be brought into contact with the best religious and social forces of your country that would be a eapital thing

31178. Looking at it merely historically would you say the more forceful and original characters in India in the last generation have been persons with an education obtained in England or an Iodian education? - I cannot say. I think our best leaders have been men who have not been to England.

31174. On the whole, the leaders of the ecople who proved most original and most force-

ful are men who did not go to England?—Yes.

3117b. That may be true of the dite, but we are not sure, of course, that we shall get the dite, and we have to think of the average. Do you think that for the average man a training in England raises him slightly above the average of his con-temporaries?—Do you mean raises him himself

or in the eyes of anyhody. 31176. Raises him himself?—Certainly, might, provided you get all these things that will enable the lad to see the lest of England, and I mean by the hest of England not the social frivolities and political controversies but the real

home-life.

The serious side ?-Yes. 31177.

31178. The better minds?—Yes.
31179. I believe you have been for many years Vice-Chancellor of this University?—I was Vice-Chancellor for three years and eight months. 31180. In that capacity did you have the

selection of the students who obtained Government

scholarships?—Yes.
31181. Is that method of selection fairly satisfactory ?- The word " satisfactory " is rather vague I think, and I cannot answer that question because your idea of satisfaction may be different from mine.

31182. Are you fairly pleased yourself with the selections that have been made ?-I think that on the whole they have been good, because I believe the men have been selected, after careful examination of their mental, moral, and physical characteristics.

continued.

S1183. Some of these other pre-conceptions to which you referred certainly have not entered into the selection in that case, have they ?-No

31184. Do you think that the Syndicate, or whatever body it is that makes the selection in your Universities, is on the whole a fairly satisfactory and impartial body and able to get at the -I think on the whole we have selected the men importially, although one is apt in this country, as in every other country I suppose, to be pestered by people who say: "Will you vote for me and send my son." One has to be above that kind of thing.

31185. When you were sitting upon that Board did you feel that you were able to get at the facts and realities of it? - I do not think that we closely examined into all the conditions of the boy selected. We used to take the marks and see how he had acquitted himself in each of the examinations, and generally we used to select the

boy after, as it were, striking as average.
31186. Did you have some information about character?-We need to get certificates and all

S1187. I was wondering whether there is there a nucleus of a possible method of selection not open to the objections to which you refer, and which would not inflict another competitive examination?—You might appoint for the purpose a Special Committee consisting of the best men from amongst our European and Indian officials.

31188. Supposing it were left to the Univer-sities of India?—I would not leave it to the Universities for the reason that they would be a large body; I would rather have three or four on a Committee who could make private enquiries and who could be thoroughly frested and who would be above all private influences. Such a Committee would work better than a body like the Syndicate or Senate.

the symplects of senter.

31189. You include the Syndicate?—Yes,
31190. In reply to question (8) you have not
given answers at much length, and I should like ta
throw from you something on the question of
holding the examination in other centres than London or India. A proposal has been put forward that the examination might be held at Melbourne, or Toronto, or Cape Town. I think, I know, what the answer would generally be, but I should like to have the expression from you of what would be the Indian sentiment about such a proposal?-I do not think it would be of any use to us unless you bring it to India.

31191. It would be unpopular?—It would be as unpopular as it is now, and it would not mend

matters at all.

31192. Not only would it not mend matters but I should have thought it would have been received in India with very great disapproval?— Yes. As far as the Colonies are concerned, I do not think the Colonies are much in favour with

our people just now. 31193. (Mr. Chaubal.) With regard to the listed posts, from your answer to the Chairman I rather thought that you considered the expression "listed posts" meant posts in the Civil Service "listed posts" meant posts in the Civil Service cadre?—I said I had not gone into the question, and I might have misunderstood it.

Listed posts is an expression which connotes two appointments of headships in the district and two appointments of headships in the Judicial line, which are left open to the Provincial Service. Those four posts are called the listed posts, and I think the question was whether under your scheme of the one-third you would abolish these posts, or whether you would merge them in your own one-third?—I would merge them in my one-third.

31195. With regard to the nomination for Government scholarships, the difficulties of nomination become much wider and larger if the body of persons to be selected from is large. It has been suggested to us that boys should be nominated here before they are permitted to appear at any competitive examination. But I suppose you would not believe in such nomination?

No, I do not believe in that sort of make-shift.

31:96. Assuming, for the moment, that any scheme of sending Home Indian hoys is accepted, do you believe that it will be possible for any Board of Selection to pick the right material at the ages of 13 or 14?—I do not think so, and I am quite against that proposal of sending hoys at 14. will be a disastrous failure, as it has proved a disastrous failure, in the case of young men I have come across who had been sent at 14; they have been the wreckers of their homes, a grief to their parents, and of no use to the country,

31197. As regards your proposal of having one-third of the Indian Civil Service from the Indian element, which you think can be done mind seeding when you can't can be upon without in any way jeepardising the interest of the administration, so far as the Judicial Branch is concerned you have no far that a sufficient proportice could not be obtained at present from the Bar and the Provincial Service? proposal was that one-third of the Civil Service may be profitably recruited from the Bar and the Provincial Service, and it has been said by some witnesses that you will not be able to get the proper number of practising lewyers to scropt District and Sessions Judges places. Do you be-lieve that?—I do not believe it. I bavo made that proposal for this reason. At present, our Sub-ordinate Judges, our Mamlatdurs, our Deputy Collectors, and Members of the Bar, have nothing bigher to look forward to, and that is one cause of the discontent. If they have something to

aspire to, I think you will get the proper material, 31198. There will be no complaint on the ground that you have not the meu ?--- No.

31199. There is eno question on which I anti-pated you would be able to give us some useful information, but I find you have not answered that intermation, but I may you may not assume that any question. Roughly, may I sak what is your opinion about separating the Executive and the Judicial functions in the Magnitutes?—I believe in Bongel and in other places the problem perhaps is named more agent than it is bore. In this Presidency, I think things have improved. I was myself an advocate of the separation of the Judicial functions some 15 or 20 years ago, but after having sat in the High Court and done work as a Judge on the Criminal side for more than six years, and after looking into the Criminal cases and all that, I have come to the conclusion that the only danger at present is that sometimes, perhaps, when the Assistant Collectors go about on tour, Pleaders and litigants have to follow in their wake, and much inconvenience is cansed. But even as to that I think the evil is less than it need to be.

31200. I should like you Sir Narayan, if it is possible for you to do that, to forget for a moment your experience as a Judge and recall your experi-ence as a Pleader. I want you to put aside for a moment the impressions you say you have formed. Sir Narayan Ganese Chandavareal

continued.

since your elevation to the Renek about eases that have come before you and to try and remember whether, while you were a practising Pleader, you of the public, the litigants, and the Bar, that First Class, Second Class, or Third Class Magistrates should be trying certain cases which it would have been better to have had tried by Subordinate Judges or other persons not in the Recentive line?—Yes, I should certainly think that was the feeling and I believe that feeling is also there now. Por instance, I have heard Magistrates sometimes complain that if they acquit any case in which the District Magistrate takes a strong interest they

are liable to be reported.
31201. That feeling is still there?—Yes, but I may say the fear is much less than it used to be, because the High Court has given the District

Magistrates a wigging from time to time.
31202. All these cases are not likely to come to the High Court ?—If one or two cases de come I think the High Court exercises a very beneficial influence. But as I say, the fear is there. If there is a separation of the Judicial and Excentive functions certainly we should all desire it.

\$1203. At one time you studied this question about the separation, I believe?—I studied it as I

studied many other questions.
31204. Do you find the body of the Subordinate Judges are a very good hedy?—Excellent.
31205. Do you think that the character of the criminal work is likely to suffer if it is handed over to them?-Certainly not. I must explain myself. Subordinate Judges, first class, were myself. Concordance Judges, and class, were invested with Magisterial powers during the famino period, and I think they did very well. I was myrelf looking after their work as one of the Criminal Judges, and I know there were complaints that some of them were weak. But the words "strong" and "week" depend upon the character and the temperament of the man who uses them. Some people consider that officer a strong Judge who always suspects fraud, who strong Judge was always suspens mand, who thinks every Native is a har and that perjury is rife, forgetting that perjury is as rife in the English Courts as it is bere. I think Subordinate Judges have proved as successful, and are capable of proving, perhaps more successful, than the Magistrates whose knowledge of Law is

merely of a rough-and-ready character.

81206. You subscribe to the belief entertained by some that, under the present circumstances, although the instances might be less, the Magisanthongs the research might be the research with an eye on the way in which their Executive superior officer will regard that decision?—That is a question which I cannot answer, because I have not been myself in the position of a Magistrate, and I do not like to susuer any question that proceeds upon suppositions. There is a feat that proceeds upon supportions. There is a fract of all that, I suppose, there are now ho think that even the best Judges are inflormed. If you give a decision in favour of Government man. If you supposed to be a pre-Government man, I have supposed to be a produce man, you are supposed to be a popular man. I have never core for that sort of thing. All June asy it, that I know Mingistants and Schoolinate Judges have come to use and still the law been expected. come to me and said they have been repetted against, and all that, and I have said: "That is a thing to which every man is hable, but go on and do your duty and everything will come

· 31207. You stated in reply to the Chairman that the early experience of a civilian in the

Executive Branch is of great use?—Yes. 31208. But would you say that not having that experience was a great disqualification in the men you are speaking of as capable of being recruited from the Bar?—No.

21209. Or from the Subordinate Judicial line?-As I said, you want in the present circumstances of India a combination of all the elements.

3E210. It has been put strongly to us that a Barrister would be incapable of being a good Judge because be has no administrative experience such as the Indian Civilian has, in the early year of his service?-I think, with all deforence, that

that is flavdoodle.

31211. So far as your experience goes in this "
Presidency of Subordinate Judges not having such experience working as District and Session Judges, it could not be said that their work showed want of experience in the Executive line or that there were signs that their work was not ee efficient because they had not had experience as Assistant Collectors ?—No.

31212 (Mr. Gobbaic.) Some confusion has been caused in my mind by your answers to the Chairman on the subject of simultaneous examin-ations, and I should like to have it cleared. Those are were seemed to indicate that, on the whole, you yourself were against simultaneous examinations, whereas your written statement reads as though your view on the whole was in favour of simultaneous examinations, but that you recognize the force of the objections on the other side and, therefore, suggest an alternative scheme. Which would be the more correct way of putting it?-I think the time will come when simultaneous examinations will have to be introduced, but it has not come yet, and I recognise the objections on the other side. As I have said, I want the British element to predominate.

Assuming, that simultaneous examine-31213, tions are to be granted, is it to be understood that you yourself are definitely and decisively against their institution?—I think, I cannot make it more olear than I have in my written answers; I cannot put it is better language than that. It was the best language I was capable of and I thought I bad made myself perfectly clear. I do not think you can get from me a more designe answer than that

31214. I gathered from your replies to the Chairman that you were yourself against simultancons examinations?—I must leave my judges to gather what they like, I cannot commit myself to anything more definite than that which I have put

31215. In your evidence before the Commission of 1386 you had expressed yourself definitely in favour of simultaneous examinations?—Yes, but I have grown since then. I have not lost the ideals of my youth, hat I have tested them by experience and, therefore, I have given the view which I have reased in my written answers

31216. You spoke of the swamping of the Service by Indians as being a probability?-I say almost a probability. I said certainly a

possibility.

31217. Do you think it almost a probability when you consider the syllabus for the Indian Givil Service and the educational facilities that exist in this country at present?—How can one answer more, definitely than I have done? If it is a fear it is enough for me to bear that in mind. It is one of. Sir Narayan Ganese Chandavarkar.

continued.

the important elements, but I do not know that I can call it a certainty or probability or possibility or anything. There it is; it is one of the objections.

31218. Some of the best elecational experts have expressed an opinion that it would be almost impossible for a good long time to come for Iedians to get in in large numbers?-All I can say is that I can hear the hurden of my own opinions but I cannot bear the burden of the opinious of other educationalists. I may be

31219. Is your opinion based on a considera tim of the syllahus of the Indian Civil Service and the syllabus of the Indian University examinations?-If you once introduce simultaneous examinations, there is enough material amongst our young men to come out very high. Whether in point of other qualities we could or not I do not say, but intellectually, I think, we could. We are steadily advancing.

31220. I must ask one or two more questions on this because special importance is likely to be attached to your opinion as an ex-Vice-Chaucellor of the Bombay University. If you look at the Indian Civil Service syllabus you will find that it is shout equal in difficulty to twice the M.A. of an Iudian University?-Yes,

31221. And the young man who appears for the Indian Civil Service must pass that examination between 22 and 24?—Yes, but we will adapt ourselves to those conditions. Apart from the University curriculum, hope will be brought up in that way.

Where are the facilities?-If you once orests the ideal, people will run after it. I think India is strong enough to devise means to come up to it.

\$1223. That is rather vague?-The questions are vague and I must answer them vaguely.

31224. How are the young men who want to go up for the Indian Civil Service, and who have to pass an examination twice as difficult as the M.A., to find educational facilities in this country? Where can they acquire this education ?- I suppose the educational agencies will be forthcoming.

\$1225. You think so ?-- Yes.

31226. Unless Englishmen come from England to coach them, how is this to happen?-A man like Mr. Paraujpye will do, and I think we have got men of that kind. They only want the opportunity to come out and declare thomselves

31227. But, Mr. Paranjpye's opinion is precisely opposite, namely, that the material daes not exist in this country?—I think he is a little too modest about himself.

31228. With regard to nomination, you expressed as strong a condemnation of the system of nomination as anyone has expressed before this Commission so far as the Provincial Service is concerned ?—I have already explained my graunds. I said these gentlemen should get into these offices in order to prevent discontent and to give them something to look for.

31229. But, you practically seem to favour the method of nomination in the case of the Indian Civil Service ?- Circumstances alter cases.

31230. If nomination is bad for the Provincial Service, it cannot be good for the other?-It is not bad all round; it may be good in one case and had in another. It is a good thing in the Provin-cial Service but in the higher grades you have to test experience and see what kind of man he is, In the Subordinate Indicial Service and in the Revenue Service the men have been tested and you have a certain standard to go by.

31231. Do not you see the risks ?-There are risks all round.

31232. Therefore we must devise a scheme which will be free from risks as far as possible?-I have already said that I put it forward merely as a tentative suggestion. There may be better as a tentative suggestion. There may be better suggestions. I am not vain enough to think that my proposal is infallible, and I see there are objections to it. I said that in answer to the questions of the Chairman. I have also said that nomination was bungled in this country.

31233. At present, the number of vacancies anonally offered to the Indian Civil Service is roughly between 55 and 60, we will say 60. You want at least one-third of these to he given to wans as neast one-tund of these to he given to Indians, which means twenty. Taking the average for the last ten years, you will find that shout three Indians get in by the London door. That means about I7 places will have to be filled in India, and if 17 places are to be filled by nomination you will see what that means, what enormous power will he thrown into the hauds of the Executive?—You mean the proportion must be larger than I have suggested?

31234. No. If 17 places a year are to be filled by momination, either from the Bar or the Provincial Service, all the crils that you auticipate in connection with nomination in the Provincial Service are liable to appear hero in a greatly intensified form ?—I have already said that nomination has its evils, but if it is earned out in the right spirit it will be the hest mode.

31235. You know how the Statutory service was nominated? -Yes. If there is a better schomo by examinations or sending young men by means of scholarships to England I would go in for it.

31286. You said in your answer to one of the questions that you would have a minimum of one third of Indians. You think you can lay down a minimum for Indians consistently with the Statute of 1833?—A minimum to begin with If you are approaching towards the ideal it is not an evasion at all.

31237. On the other hand, can you lay down a minimum for Europeans under the terms of the same statute?-A minimum that will change you can, but if you make it an irreducible minimum that will be clearly an evasion of the statute, because the law says you cannot do indirectly what the law says you shall not do directly.

3123S. You cannot lay down an irreducible minimum for Europeans under the statute?-No. that would be clearly illegal.

\$1239. (Mr. 8/s.) I think you suggested that it would be desirable, if possible, to recruit the Provincial Service not necessarily from residents of the Province but from the whole of India ?-

31240. Is that opinion of yours one which you wish to see translated into practical effect at the present time, or is it an ideal that you hope to aim at when India becomes more consolidated ?-It is my ideal.

31241. Do you at the present time wish to have that rale in force in the Provincial Service?. 10th March 1913.]

-I should, as far as practicable, like to see it recognised.

31242. Do you not think that practical difficulties would arise in inducing officers to serve in different parts of the country in the Provincial Service?—Where there are practical difficulties an exception might be mode.

31248. Take your own Province at the present time: is it not extraordinerily difficult at the present time to get Mahrattas to go and serve willingly in Sind?—I am not a Sindi.

31244. I know you see not, but do you know whether, as a matter of fact, in the present Previncial Service it is only with configurable apposition and difficulty that Mahratta officers are induced to serve in Sind?—That is so.

21246. If you had a system under which they were recruited from the whole of India would not those difficulties would not those difficulties who can greater I—I think those difficulties would not those of time, because I think we are becoming accessmed to this, and that prejudice is wearing out. Sind stands in a precline condition. The Sindiceannel Mohentti and Guiyatal I do not think the difficulties are so great as that. If I were to proceed upon high principles I should educate that, Since you speak of my Province, Fauncy asy that my Province, Fauncy, is principle and tridliculties are so great as the people of my Province for the province of 
31246. In the long run?—In the long run, of

31247. I think you have taken a considerable part in the public movement for the removal of easte prejudices and restrictions so far as that is possible?—Yes, I have taken my part, but I will not say a considerable part.

31248. Can you tell us whether from your experience of that work there do are do not exist case and reads difference is India which the Government would or would not have to take into account in the recruitment of their Services?—Von mean reproportionate representation of ensists in the offices?

31249. In any method that might be suggested. is it a matter that should be taken into consideration by Government?-It ought to be taken into consideration, but in a sober manner. In this country it so happens that everyone of us is casteridden; everybody has his caste; every institution-becomes a caste. On the other hand, you must remember that caste distinctions are gradually losing their force and educated people especially are coming to recognise that this caste has been a big stumbling block. I know there are fremendous differences still and tremendous opposition, but I think the administration ought not to countenance caste distinctions. I am quite prepared to say that in the case of the Indian Civil Service or in the case of nominations you must see that all the classes are as far as possible represented. At present, speaking of Western India, the three preponderating castes are the Chitravan Brahmans, the Sanswert Brahmans, and the Kayastha Prabhus, but let it also be remembered that the other eastes are coming up, especially the Mahrattas. I layer moved a great deal amongst them and seen the spiritual and social forces at work, and I think: within the next few years there will be a goodly number of men who will be prepared to take their share in the higher offices and this caste difficulty will be settled.

continued.

31250. The chaestonal disparity at he present time is extraordinarily marked, is it to be f—I do not blank the word "extraordinarily" is an age one. It is certainly great. These when we call the lower debesse—I do not call them so myself—the depressed closes, and so on, are coming up, and the movement for the betterment of these classes are not metaly led by themselves better led by some of the most lending Brahman. So that I think that danger of disparity will disappear in the course of the next 10 or 15 years. Just as the Muhammadans have come out, I think the other classes are also coming on.

31251. Taking the educational statistics of the last census—and for our purposes all we need consider is the percentage of Linghist-knowing men in the costs—so far as I can see from these satisfates there are about \$k\$ , per costs of the Brahama community returned as Daglist-knowing, while the Meharta community had emply '11. So that as far as the statistics show the present disabilities of other communities are extraorly large 7—Yes, but I say that there is an avakoning, and the se-called lighest desse here are whenced that force which in the next trently years I feel and hope will assert itself, and that will be good for the country.

31252. But it must take at least another generation or two before that can happen, must it not ?—Yes.

sizes. With regard to the Judicial Service, you have given an opinion with regard to the work of civilians in the Judicial Justech. Cur you tell not from your experience as a High Court Judge whether the civilian Judge evone ignorance of Judican life which depreciates his utility as a Judge? We have held evidence that the civilian Judge is a failure and should be abolished because he shows in his Judicial work ignorance of its conditions of Indian life—I am certainly not of that spinion. As far as a Buropeth can know our life I than the civilian is the beat. It may be be done not see things from the indica see we can, but as far as the outsider can see I think he has a credibled seament of knowledge.

3125. Then we have had the opinion given to a that the orilina Todge had so the owner of appreciating oridenes. Do you think that is a disability from which the evidina Tudge softens?—I so way different to answer questions of that kind because people's ways of appreciating oridiness are over different. Data so has the appreciation over different so concerned, I have often head Paristed Judges applies of an important properties of the properties. I believe as a class the critical Judges in pot inferior to the Burrister Judge or the Planter Judge in appreciating evidences.

31255. From your Judicial experience can you tell as whether perjury is more tife in cases heard before evillan Judges than it is in cases heard before the other Judges Han it is in cases heard before the other Judges Han it is in cases heard before the other Judges Han It which a man whopgime himself does not error whether he is before a formation of a formation of the period 
feantinued.

Indian Judge because he would know that he

would be soon exposed.
31256. With regard to the question put to
you about the separation of the Judicial and the Executive, can you as a Judge inform us whether the present combination of functions does or does not lead to any appreciable amount of injustice?—

l do not think it leads to an appreciable amount of injustice, but as I said in my answer to Mr. Chaubal, there is the fear amongst the public that if a Revenue officer, who is also invested with Magisterial power, is not pleased, it might get him into difficulties. It may be a well-grounded or ill-grounded fear, but the fear is derived from the old days when I think there was much cause for it. But now we have a better public opinion, and even District Magistrates are afraid a little, because when they do make reports about Magistrates having acquitted people who ought to have been convicted they knew the higher authorities will not allow that, and as soon as the High Court comes to know of such a thing as that they sit upon both the Executive Government and also on such officers.

31257. In the cases that come before you as a High Court Judge do you find that there is or is not any appreciable amount of injustice ?-I cannot

say there is an appreciable amount of injustice, 31258. We have heard that combination of functions criticised particularly in regard to the administration of the Criminal Law in regard to forest and excise offences, in which it has been suggested that the Government officer was peculi-arly interested in securing a conviction. Have you had any experience of that class of case?—I ays had experience of that class of cases. In the old days there was I think that sort of thing, but I believe things in that respect are improving.

31259. Can you give us any idea of the number of cases of that kind that occurred?— There was a time, ten or eleven years ago, when these forest and A'bkari prosecutions used to be more frequent than they have been of late. During the last three or six years there has been an appreciable reduction in cases, coming up before the High Court.

\$1260. Are you aware that there has been in that particular matter a great change of Government policy in the last few years in the matter of disforesting certain blocks in the Decean, where the question was most acate?-Yes, the policy has

been much more liberal.

31261. As a matter of fact from the statistics I have been able to get I find that the total number of forest offences for the post three years is only about 3,000 out of a total of 235,000 Criminal cases in the year, or just about 14 per cent. of the total number of Criminal cases in the year. total manner of criminal cases in the year. Do you consider these statistics to be reliable?—I have been myself agreeably surprised to find that this class of cases has diminished in number during the last four or five years.

31262. (Mr. Macdoneld.) I should like to get your opinion a little more on the point of Indian students going to England. I think you said you had somewhat changed your opinion about that and you were not quite sure now that it is of such great value to the student ?- I think I ought to explain myself. Certainly our young men should go to England and see the best of English life, But the question is whether they do see the best of English life, whether they come in contact with the best living forces, whether the opportunities in that direction are increasing, or whether they are falling more in the way of temptations and so on. I do not know, and it is on that account I have

revised my opinion. 31263. What you mean is that if a young man is sent over to England merely as a student it is very doubtful what the result will be?-Yes.

31264. If he goes over as a sort of friend to be taken into our best homes, not merely as a visiting outsider, then English influences are very good for him?—Certainly.

31265. In exactly the same way I suppose on would say it would be very good for an Englishman to come to India and he taken into the Indian home and see you at your best?-Yes, and much hetter for us because English education is

the best education for us.

31266. We have had evidence from educationalists on this point that if we have simultaneous examination we destroy the system of Indian education, that we hring crammers in, and contort the curriculum of Colleges and Universities. What is your view regarding the opposite:—The effect on the development of indigenous education in India, of the state of mind that always dreams that Indian education must be supplemented by Eoglish education?-It must be supplemented I

think by English education.

31267. Do you mean that you can never have a College and University education in India that can be self-contained even under Western influences

here?-You can have it, I think.

31268. If in the development of Indian education it is always assumed that for the purpose of occupying high and responsible positions in the State the Indian student must go to Oxford, Cambridge, or London or anywhere olso is that good or bad for Indian education itself ?- ]

think it is good, certainly.
31269. To that extent Indian education can never be self-sustained ?-Not for the present, The more we see of what is being done in other countries the better it will be for as. It is this position of self-contentedness and self-contrinedness which has been our bane in this country, and the more, we are expatriated, the better it will be for

as, so that we may see the best of other countries.

31270. I think we are a little bit at cross
purposes. Do you say that in exactly the same
way that you would maintain that it is good for an Englishman to go to France and Germany to see what is going on there?-Yes.

31271. But so far as the actual system of education in India itself is concerned, do you think it is good that it should always be assumed it cannot do for the Indian student what English education can do for the English student at Home. At Home, we are content to send our children to a public school, and to Oxford or Cambridge or any other University, and then the tour in France or Germany is a sort of superfluous luxury that has good results. In India, as I understand the contention, the education is not in itself complete. and the mere going to England is not a superfluous absolute necessity?—I should say it is not a luxury; it might become an absolute necessity.

31272. Is that good for your Indian system of education?—I think it is quite good in the case of our Indian system of education. I do not see where the conflict comes in. Our present system is more or less on Western lines.

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. 31273. But in view of the matters we have to consider that is an important point. Is it your view that so far as the West is going to benefit the Indian, the Indian must go to the West himself

to get it?-Yes. \$1274. Not that the West can come into India and develop a system of education in India, and that the Indian in India under that system of education can get the very heat the West has got to give him ?-I think we must have our education on our own lines, with a proper mixture of the Eastern and the Western ideals, and then our young men ought to go to the West and see something of the life of the West, provided it is the best life of the West.

31275. Would you make that a condition of the young man cotoring the Public Service?— That would be an ideal one, but I would not stick to it as if it were a very essential condition, because I think I have known some men who have never been to England and yet who had visiouary power to understand the English character better than men who had been to England and come

hack with a lot of misunderstandings. 31276. If you go back a generation to your great politicians and successful Diwans and to the men who led the modern movement in Iudia, were they, speaking as a whole, men who had to go to England to be educated or men who came under Western influences in India ?- There is always a hale about the past and the men that are of the past. I have the very highest reverence for the great men whom you have in mind, but they had their defects also. As writers, as speakers, as their defects also. As whiters, as speakers, as compared most favourably with any of your best characters, but I have a doubt whether in point of stundy action they were the men of the right sort. Average men, as we are, I think we are much better off than they were. I owe a great deal to these men, and I acknowledge their greatness; they were pioneers; but when those names are always brought forward as if they were exceptions and the present generation had decayed, I think those who say so condemn not so much our people as the genius of British rule, because I think the

average has gone up.
31277. Those defects you say you detect in the elder men, are they not exactly the same defects that are being brought before us now in evidence against the men who have been trained in England?-Quite so, but there is an improve-

ment; there is a levelling up.

31278. If you compare the evidence given before the last Public Service Commission with regard to the experience of those first men with the evidence given before us now on the experience of the English trained mon, which evidence is most against you ?- I have not studied the evidence which has been given before this Commission, but I do not agree with those who think that we are much worse off than we were some years ago.
31279. If in reading the evidence hefore the

other Commission those earlier men are praised for their force of character and their powers of nuministration, and in reading the evidence before this Commission the English-trained Indian is blamed for the lack of those things, would you agree we should have to go on the evidence?—Yes, but I

think the past is always exaggerated.

31280. But, I am speaking of the past judged by itself before that Commission?—The fact is that the distance between the great men and the

rest was very marked in those days, but to day knowledge is more diffused and you have finer men of grit. It may not be known from the newspapers. I have come in contact with a lot of young men who, if they could only have been brought out, would have proved themselves as good as the past men.

continued.

31281. Have they been to England?—They have not been in England. At the same time, I do not wish to underestimate the value of a visit

to England under proper conditions.
31282. You say that the experience of the civilian is very important when he goes on to the Bench ?—I think it is. 31283. He sits on that bench along with men

who have not had his training ?- That is so. 31284. How do they get their experience?-I will explain myself clearly so that my opinion may not be misunderstood. You have the Barris-The Barrister Judge, and the civilina Judge. The Barrister Judge, on account of his training at the Barr, brings in these notions of equity which enable him to get over the rigidity of law. Sometimes, you come across a case where, according to strict legal principles you find the decision will shock your conscience, but the Barrister is able to handle the law in such a manner as to make the casnistries of the law bend to justice. That, I do not think the civilian Judge is able to do.

31285. The civilian Judge is weak on that

side?-Yes.

31286. Has the Burrister Judge obtained that experience which the civilian has obtained as Executive officer?-The Barrister Judge is deficient in that, 31287. He is really deficient in that?-Yes,

he comes with that deficiency, and even if he acquires it upon the Bench I cannot say that it is tested by experience and by movement amongst

the people.

\$1238. May I take it then, very roughly and generally, that the civilian Judge is weak in kew 7—No, not in law, but in this way of getting out of law. That requires a certain amount of training.

Weak upon equity ?-I do not know 31289. how to put it more than I have already told you, I cannot quote exactly the saying of an English

Judge who put it in a very tersa way.

31290. At any rate the civilian Judge is strong in his experience of the political and civil saring in the experience to tas products and conditions: —I will illustrate my point in this way.

Our Hindu Law is a science and is also made up of cuctoms. Now, the best of your Judges, like Lord Kingsdove, Lord Cairns, and others, who had never visited Iudia, had a knowledge of Iudian Law which was a marvel to us. That was due to their grasp of the higher principles, and there the Barrister Judge has his advantage. The civilian Judge does not come up to that, but in point of his knowledge of the customs and manners of the

people, I think, he is very useful.

31291. De you find that the civilian Indge has picked up what you would call the political mind, the executive mind?—That depends on the kind of man. I do not think I can make any pronouncement upon that subject by the light of the man being a Civilian or a Barrister. Barrister lodges have had their political opinions too. I have not come into content with the men who hring their political opinions on the Bench, It may be my lines have fallen on smooth ways.

continued.

31292. You do not find generally that they quite unconsciously (wist what you would call equity under the law to expediency from the political or Governmental point of view?-I do not think so.

31293. In your contact with young civilians do you meet only the Judicial men?—I have met with the Judicial men and here and there with young civilians, but I do not say that I have met

with a large number of them.

31294. In your answer to question (16) you say: "My experience is that we are getting a better and bigher quality of men under the system since 1891 than under the systems previously in

force "?—I judge from their work.
31295. That is from the Judicial side?—The Judicial, and so far as the Revenue line is con-cerned, I think the recent additions have been

Stage. How long would a man be out here before his Judicial work and Revenue work on the Judicial side would come before you?—As a Magistrate it would come before me soon after he oomes, because I think he is first of all invested with third class magisterial powers, and he gets within six months second class magisterial powers, and goes on rapidly, so that his work would come before me in his capacity as Magistrate seen after he comes. In his especity of Judge I think it would come before me in about seven or eight

81297. And the men you are now experiencing as Judges are men who came out here at an earlier age than they now come?-About twenty-three age than they our. I am not speaking merely of 1895. I om speaking of the change when a University training was insisted upon. 31298. What you have in mind is between

the man who came out after a public school and the man who came out after a University?—Yes. I have come in contact with civilians of the earlier type and also with civiliane who came after that, and I think these men with their wider enline are able to grasp other situations than their own more quickly and more sympathetically.

31299. In answer to question (62) you instance the head master of an English public school who said that the Englishman has maintained his hold of India by the spirit of alcofness. Supposing, we had nomination, and that head-master, as head master of an important school, had certain privileges of nomination, and sent up a number of men who or nomnation, and sent up a number of men who he thought were qualified to stand for the label for ill Service examination, would you put his recom-mentations in the waste-paper tasked?—If you ask my opinion, I would charge that man as being a breader of selfition in India.

31300. We have had evidence that the head masters of the big public schools were competent to nominate their pupils for the Indian Civil Service examination in India. Would you hold that a man who takes that view of what is necessary in India is competent to nominate anybody ?—I should say absolutely incompetent, because it is that danger which has been the peril of India and will prove more and more the peril of India.

31301. (Mr. Fisher.) There are one or two subjects on which I should like to ask you a question or two, and the first concerns, what I understand to be your own substantive propositions. I gather that you would be in favour of a sohome under which one-third of the posts in the Indian Civil Service should be reserved for Indians?-Yes.

31302. That the first charge upon that proportion, so to speak, should be horne by the successful candidates in the open competition?-Yes.

31303. And that the numbers remaining over should be distributed between the Provincial Service and the Bar?-Yes.

3130%. I suppose we may assume that with the progress of education more and more Indians

will be successful at the open competition?-Yes. 31305. Will not it therefore follow that there

will be fewer places available for the Bar and the Provincial Service as time goes on ?-Certainly. 31306. Would not that in itself present a certain difficulty as regards your scheme? - Certainly. As I said to Mr. Gokhale, it is a tentative proposal;

I cannot say I have thought it out very carefully. Certainly there are better suggestions.

31307. I anticipate that some disappointment might eventually be felt by the Bar ond the Provincial Service in proportion as the number of successful candidates increased ?-Any scheme you derise will be a disappointment to some class or another, but the straight path is the bost. Take your line and stock to it, and when the next time comes for a move coward, take it. That is the course that should be pursued. You cannot device a scheme which will satisfy all classes or that will be free from any objections.

31308. The second matter on which I should like to ask you a question concerns the teaching of the classical Oriental languages. It has been suggested to us from more than one quarter that English candidates for the Civil Service should at some stage of their probation learn o classical as some stage of each producted teach o classical.

Indian language. We did you be in favour of that?—I am not in favour of it; I do not see the practical advantage of it. If onybody has a task for it, just as for instance the late Mr. Jackson had, let him go on for it, and let him go encouraged, but I would not prescribe it as o

sine gud sou. 31309. Does Sanskrit or Persian occupy any substantial part in the general liberal education of

an educated Indian ?-It does.

31310. So that, some knowledge of Sanskrit or Persian would at any rate give some common intellectual ground between the educated civilians? -Yes, but I think it is not everyboly who can study Sanskrit, and if you insist upon it, it will he like the case of the young sivilian of whom I bare heard. He was reading with his Pandit in one room, with the District Collector sitting in another room, and he was asked by his Pandit to read a document in the vernacular, and he said: "Am I to read this for my examination?" The Pandit said "Yes." Immediately he went into the other room and said to his District Collector: "I'll he blowed if I learn this." I do not think

it is of any use insisting on these conditions, 31311. With regard to a separate examination in India, would you find any insuperable objections to a scheme under which the head masters of the different colleges and schools in this Presidency were asked to nominate five or six of their most promising pupils to enter for the competitive examination as a result of which they would be passed into the Indian Civil Service?—I should not eavy the lot of a head-master who had to make that selection. He would be surrounded with so many entreaties and influences that either he must succumb or have more grit than I am afraid we 204

Continued.

possess to be able to make selections as they ought

to be made.
31212. Would not his interest as a head-master be to select the ablest boys, the boys most likely to succeed in the examination ?- Theoretically it would be to his interests, but there are other interests which would overpower him.

31313. You think that no combination of nomination and competitive examination could succeed in India?-It might if the selection were left to a Committee of men who were known for their probity, their strict integrity, and their freedom from caste influences. If after close examina-tion they selected men for usmination and

competitive examination it would be all right 31314. (Sir Murroy Houmick.) With regard to the recruitment to the Provincial Service, when you say you would like to see the Provincial Service recruited from an examination I take it you mean an examination in each province. You do not mean one beld for the whole Provincial Service

of India?-No, certainly not. 31515. You would admit to the examination in each province persons from other provinces?-

would not make a rule prohibiting them. 31316. You think that at the present time it is advisable to arrange that the Provincial Service should be recruited entirely from a competitive examination to be held in each province once er

twice 2 year? - Yes. 31317 At the 31317 At the same time you think there is some danger of the Provincial Service entirely becoming the monopoly of one or two classes in the country ?- There is that danger of course, but as I have already said, the danger is becoming

less and less. 31318. But do not you think if you have a competitive examination now for the Provincial Service held in Bombay once or twice a year, and you admitted caudidates from Madras, you would run a very serious risk of the whole of the Provincial appointments in Bembay going to one educated class, the class of Brahmans, and that amongst those Bráhmans you would get in a very large number of Madras Bráhmans?—I think, theoretically, as a matter of logic and argument, it looks as if there were a great deal in that, but men are not led by logical influences altogether, and I think the danger is much more imaginary than real. The second element that has to be taken into consideration is this, that although it is true they were crying for more offices and a larger part in the administration, a new life is springing up in the country which thinks that Government service is after all an inferior kind of service, that there must be more of our men in public life and activities; and therefore the more that feeling grows the less will be the danger of men scrambling for offices in Madras or Burma and this and that place. I do not helieve in that fear. At the same time I say there is some room for it, but I would not make too much of it. It will correct itself in

the long run. 31319. Balancing these evils on one side or the other, you would not hesitate to introduce competitive examination for the whole Provincial Service in Bomhay on the terms you mention?-I would not hesitate at all, because if you begin to look at this fear and that fear there will be a good many fears which will make the whole thing impossible.

31320. Have you ever had the Provincial Service in Bombay recruited by competitive

examination ?- I helieve it has been done by fits and starts. At one time there was competitive examination, then it was given up, and at the present time it is a system of nominations, with the result that I am afraid in some cases men have been appointed because they were the sons of their fathers or some favourite of Government

You do not know what the result was when they had competitive examination ?- I think

the results were excellent.

31322. As far as the men go, but you do not know what was the result as far as the monopoly by one or two classes of the population in Bombay was concerned ?—I have already said that just at present there is the likelihood of certain higher castes getting in, but as I say the other classes'

are also slowly coming up. 31322. As far as the competition was held in-Bombay had it any result in bringing in one or two classes of the community?—I think that the classes who have come in are the classes who generally have advantages in point of education and intelligence

31324. In Madras, for instance, we had it for about 15 years and out of 15 examinations I think 15 Brahmans got in ?- I think the Brahman

is likely to have the larger share at first. 31325. With regard to recruitment from the Bar, you would take your recruits from the Bar into the Indian Civil Service and make them at

first Assistant Judges?—Yes.

31326. What kind of age would you take them in at?—About 26 and 27, cartainly not

after 30. A man would have had three or four

years' practice by then?—Yes.
31328. Would you take them in by examination or nomination?-I would take them by

nomination.
31329. Who would nominate them?—The Government, consulting the High Court, so far ns the Judicial is concerned.

31330. The proposal has been made to us by more than one witness that Government Pleaders should be taken in for this purpose?—There are some who think a Government Pleader has greater experience and all that, but I do not share that opinion at all.

31331. Do you think you would get men whe, really, after three years' practice, had a good inture in front of them at the Bar, really brilliant men, to take these appointments of Assistant Judges? - I think you will, provided you can hold before them a certain thing to aspire to.

31332. Provided that they enter into the Indian Civil Service with a chance of being Judges . and eventually High Court Judges ?-Yes. 31333. Woold you make these men part, of

the Indian Civil Service?-I would 31334. As regards the school master who spoke of alcofness, I suppose you would agree that a newly arrived English civilian, unless he has a considerable amount of caution, is rather apt when be begins life up-country to make friends of a section of Indians whom perhaps he had better not have too much to do with ?—That is not the thing that the head master meant. He meant aloofness

sail you were a god by yourself.

31335, But, I suppose, you would allow that a newly arrived civilian rounies a great deal of cashion in the manner in which ho makes friends smongst Indians up-country?-Quite so. There

Sir Nabayan Ganesh Chandavarkan.

are some of us who, although Indiaus, do not make friends very much amongst ourselves; we keep ourselves sloof enough to resist all infinences; but we move amongst the people and we suffer with the people and we love the people and we

inspire their respect. 31386. Some of my Indian friends tell me that my other Indian friends are persone that they would never be friends with at all, that I do not understand their characters?-People who talk like that must be asked to substantiate their case by facts, and if you get at their meaning they

will soon expose themselves, 31337. With regard to the Sub-Judges that do magisterial work in times of famine, the only record of such an experiment I have ever seen was distinctly written down as a failure, in the hig famine in the South of India ?- I de not speak of

the South of India.

\$1838. But do not you think that as a regular thing a Magistrate's work is very likely to interfere a great deal with the ordinary Civil work that the Sub-Judge does ?- Yes, it may

\$1339. A Magistrate's work involves a considerable amount of work in the posting of cases and out-door visits to comes of crime, from which work a Civil Judge is now quite free, and the success of a Civil Judge to a great extent is due to the fact that he does nothing but Civil work?-There may be some force in that

31340. (Mr. Heaton.) You mentioned the increasing desire of Indians to take part in public life and the growing opinion that Govern-ment service had not the attractions that they used to think it had. Do you think that the desire for a simultaneous examination is, in any way, diminishing ?-I may be in the minority, but I think that as far as the large majority of my educated countrymon are concerned, it diminished, but I believe there is a feeling of hopelessness that they will not get it, if it is not as strongly expressed as it used to he. I think the feeling is there as strong as it was.

31341. With reference to the competitive examination that you suggested in India?—I have not suggested any competitive examination. My suggestion is different. I said something of that kind might be better than my scheme, elthough I have not carefally thought out the

question

\$1342. Supposing there was such a thing, would you recommend that the vernacular languages should be amongst the subjects in the examination?

31343. You would exclude them altogether? -Yes.

31341. With reference to giving Pleaders' appointments, how would you provide Subordinate Judges and fulfil their hopes of superior posts? -I leave that to be dealt with as a matter of detail. I merely point out in a rough manner the classes from which these nominations are to be made, but as to whether the Subordinate Judges are superior to the Pleaders or not that must be left, because qualifications and other things change from time to time. I could not express any opinion which would be applicable to all times and all conditions.

\$1345. I suppose you would not be in favour of having their hopes diminished?—Certainly not, I ought to say these Subordinate Judges would make even much better men if, living in the mufassal, they retained their higher ideals of life which they acquired at college. Unfortunately,

the tendency is, when they go into the mufassal rather to sink into the conditions around them instead of trying to improve the conditions. There are a few exceptions. That is the only drawback in the case of Subordinate Judges; otherwise, I think they are as good material as the Pleaders in the Presidency towns. 31346. Do you think the High Court ought

by your children of Assistant Judge?—In every case the High Coart should be consulted. Where it has not been consulted I think the results

have been most unfortunate.

31347. Supposing there were separate recruitment for the Executive and the Judicial Branches of the Indian Civil Service, so that you had your Collectors and District Judges coming, so to speak, from different stocks, what effect would that have on the relations of the Collector and Judge ?-I think if the men appointed are worthy, the relations

will be all right.
31348. With reference to the teaching of Indian Law, the Law of the Auglo Indian Acts, not Hindu Law, is not that rather a difficult matter to arrange for without compelling a great deal of memory work?—It does entail a good deal of memory work and I think it is best learned by practice.

31349, What would you say to a scheme of teaching broad general principles of Law as it is administered in England, and at the same time teaching where there principles find expression in our Angle-Ladian Acts?—That would be a capital

Angle-Ladian Acts — Linct women, on a sequent way of getting at what is desired.

31500. Do you think it is a good thing for every young Indians, say boys of the age of 18 to 15, to go to England — I have expressed expected against it every strongly already. I have said that where it has been kind it has proved most anorother.

5.5.4. have made and for the nomentry.

nate for the parents and for the country.
31351. It has been pointed out that English
Judges and Magistrates have certain difficulties to

overcome in their Judicial work. The language in which the evidence is given is not their own language, and the manuers and customs of the people where cases they have to dispose of are not theirs. Breadly speaking, do you think, from your own experience, that they make good Judges of fact ?—I think they do.

31352. In spite of these disadvantages?-The

disadvantages are after all comparative. There is such a thing as a foreigner seeing things from the outside, and there are things which cannot be seen except by one who knows the life from the inside. On the whole, I think they do make good Judges of fact if they are conscientious and have not pre-conceived prejudices. I think the best civilian is he who does not start with the idea that every

Indian is given to perjury and that sort of thing, 31353. With reference to the experience in trying original suits that Assistant Judges eight to have, do you think that is best obtained by making them do the work of Subordinate Judges?

Yes, for a year. 31254. (Mr. Bhadbhade.) May I draw your attention to an apparent contradiction in your evidence as to the result of a visit to England on the part of young Indian students. In answer to question (7) you say that the men return demoralised and discontented. In answer to question (11) you say: "I would rather sucourage Indians competing in England as it presupposes a visit of the young man to that country which is sure to benefit him."

feonoluded.

Are you on the whole incheed to favour a visit on the part of Indian students to England?— If you want me to answer a question I have already answered, I will. I have said a visit to England is a necessity for us if in going there we come in contact with the best living forces of English life, but the guestion is whether must of us do that

comma variety design and the state of us do that or not. There is no contradiction those 21565. How that end is to be accomplished in the question F—I would see all a young man and place limit in a good English home, with desirt regulations, and see that all money and everything in given into the heads of his questions. I would have reports from time to time of how he is getting on, and I would keep time newly from all houself in finances such as the ordinary political, religious, and I would keep time newly from all houself in finances such as the ordinary political, religious, and there outcomes to the seed up as a man, attending the church, and seeing the best of religious life; I would nicke upon the test of heads in the seeing the seed of the seed

31356. In reply to question (7) you say you do not advocate the institution of a simultaneous examination for the Indian Civil Service, budy one say you would like to see one-third of the excluditates recruited from the Provincial Service and the Bar. Can you suggest my scheme under which a third portion of the ovilina element might be recruited in India eliber by cramination or momination, and which would you mede? —I favour a competitive examination in India.

31507. And that alone 7—With nomination, 31507. And that alone 7—With nomination on the part of the Government 2—No. I would not have the part of the Government 2—No. I would not have the reliminary nomination at all; it would bring in favoration and nepotism and all those painful influences which have done so much mischief in-the country.

31556.1, In answer to question (15) you say:
"All that I propose is the draiting into the
Service of Ottlines who have a learning for Judicial
work." Can you suggest how that learning is to be
discovered 7—learn to Government always tries to
find out a man with liverary art when they wast
an Under Servicy or Secretary for the Government. What does Government exist for but
to find out the new who are expande?

313924. You would suggest inviting applications on the part of the Indian who wishes to enter the Judicial Branch?—Government generally find act from each Girlian whether he would like to go into the reremue him or the Judicial lim. I know there are some men who are drafted into the Judicial lime agant; their will, but that is what has led to some failures. Where me shoes the

Indicial line of their own will, because they like it, I think the appointments have been on the whole very satisfactory.

31360. I deresay you know the Rules framed by the Government of Bombay for recruitment to the Judicial Branch of the Provincial Service?—

Yes. 
31361. Do you think they are suitable?—I have not gone into the Rules so carefully that I can answer that question off-hand.

can assure may question out-most.

\$1362. I suppose you are aware that there are
some pasts which are technically colled quellifying
posts, for instance the pest of Nizar, or headelerkchin. Do you think such appointments form
an ideal training for a condidate who is to become
a Sub-Jadge \( \frac{\pi}{2} \) think all training is good even
for the higher pest. If an officer wents to learn
be can learn a good deal, and be would be able to
find out in his officer whether the underlings were
different and the property of the college of the co

all dole in his once wheeler her discharge was doing anything wrong.

\$1363. My question was whether it affords have special training for the duties which a Judge has to discharge?—Yes, it brings him in contact with agan of all classes, and as a Judge he will be better able to appreciate evidence.

21304. They tell you that your opinion is in conflict with that of the Honourable Air. Justice Batachelor, I have already requested the Commissioners not to make me bear the burden of other people's opinions. It is enough for me to bear the student of my own opinions.

sear the strates of my own opinions.

31365. Are you aware that Subordinate
Judges invested with Appellate powers do the
work which an Assistant Judge does?—Subordinate Judges invested with Appellate powers have

done very well.

31806. Do you think they are entitled to an increase of salary 1—Yes. The Subordinate Judges are the only class, I am afraid, who have been crying for more salary and have no got it. I am afraid one disadvantage of Indian administration is that precious good care is taken of the top and the extremities are left in the cold.

and the extremities are left in the coint.

3.1867. (Air, Jojelskar). In answer to
question (12) you have proposed that the Provincial
Service should be retruited by means of a
competitive examination, and not by mere selection
and nomination. Would you stop recruitment by
protocoion of selected officers, that is Mémiatdérs?

No.

31303. You would not replace promotion of releved acparienced Midmlatdars by a competition occanination 1-No provided the nomination is made on proper grounds. The only danger is that it may not be. However, I would not stop the premedien of Midmlatdars, because they deserve it.

31369. You would replace the selection of persons not already in Government Service by a competitive examination? Yes.

(The witness withdrew.)

## ··· Sir Рибвозевнан М. Мента, к.о.і.е.

Memorondum of Replies to the Questions by the Chairman of the Reyal Commission on the Public Services in India from the Bombay Presidency Association.

i.—The Bombey Presidency Association has, ever since its foundation in 1884, following in the footsteps of the Bombay Association and the

Bombay Branch of the Eost India Association, consistently maintained that the habiting of simultaneous examinations in India and England was the only practical and statesmanlike solution of the problem of carrying into effect the policy dictated by the highest political visions and demanded by the fullest requirements of efficiency in the administration of India. Buglish statesmanding

See Phenomenan M. Mereya.

Continued.

never showed its soundness, sobriety, and wisdom better than when by Section 17 of the Statutes 3 and 4 William N. C. 85 it emphatically declared that " No Native of the said territories nor any natural-born subject of His Majesty resident there-in shall, by reason only of his religion, place of birth, descent, colour or any of them, he disallowed from holding any place, office or employ-ment under the said Company. The Court of Directors, in forwarding a copy to the Govern-ment of India, said "that the meaning of the enactment we take to be that there shall be no governing caste in British India." which is, however, what is really simed at in all the multiform contentions of Anglo-Indians when they oppose in a variety of ways and for a variety of reasons the equal admission of Indians to the Civil Service. In 1853 and 1858 (16 and 17 Vie. C. 105 and 21 and 22 Vic. C. 103) the system of nomination and patronage was abelished and the Indian Civil Service was thrown open to coorpetition among all natural-born subjects of Her Majesty. Thus was the policy of the full and equal status of Indians for admission to the Civil Service of their country solemnly and deliberately Service of tasts country solemnity and deliberately declared by the Peoples and Parliament of England. That policy was in a fine of great stress and strain again solemnly proclaimed by the month of the Queen-Empress in 1838, and the thon given have been as solemnly confirmed by the months of his late Imperial Majesty Edward the moutes or his use imperial suggesty fortune.
VII, and by his son our present illustriess Sovereign. This some policy is no hos demandad by the requirements of real efficiency than it is by political wisdom. Good deal is being said, as it has been said before, that it is expended that it has lenden as the sound of the service of th what are denominated 'English lines,' but it is equally essential to realize that thorough efficiency can never be secured without a thorningh and complete blending of Ledian knowledge, Few Englishmen are capable of realizing serionsly and hopelessly English officials are, particularly in the higher administrative posts, handicapped in the proper and efficient discharge of their work-revenue, judicial, legislative and executive-for want of that close, intimate, and personal knowledge of the people of the country, their ways, circumstances and habits of thought, which comes intuitively to a Native. The only remedy for avoiding the evils of a one-sided administration by Englishmen alone is to associate in the Civil Service both Indians and Ruglishmen on a basis of absolute equality without any distinction or differentiation in the mode of recruitment which must carry with it a sense of inferiority. ii .- With regard to the capacity of Indians, it

m.—with regard to the endantly of minutes, at is already obtained with the endantly of the label to the state engaged tion is open to them in the present examinations hold in Singuland. It many, however, he as well pointed out that the report of the Public Service Comusision (1882-87) distinctly admits that "the evidence tendered before the Commission is to the effect that the Nature gautleones who have up to the present time secreded in gaining appointments in the Indian Civil Service through the channel of Singlish competition have performed their duies to the assistation of their superiors and have generally proved themselves to be efficient in the service of the State. Front this view the Commission sees no reason to disseat and it further beferes that the Nature

Covenanted Civilians appointed in England are as a class superior both in education and ability to those persons who have been selected in India under the provisions of the Statute of 1870," It should be noted that the former gained their appointments in open competition, while the latter were commated by the different local Govern-ments. The table given by the Commission of Indian Civilians discloses such names as those of Andma Coverants cascuses such mannes as succes on the late Romesh Chander Dutia, Satyandra Tagore, Sir K. G. Gupta and other distinguished Indians. It is often said by Anglo-Indian witnesses that Indians are not fit for admission to the higher Civil Service, because they are essentially inferior to Englishmen in character and moral equipment. But it is well to bear in mind that this is a picture drawn by Englishmen of themselves in vague words which admit of very because it age words which shall to very little verification. Most of the great Englishmen who knew Indians closely and intimately have borne generous testimony to the moral qualifica-tions of Indians. It must also be remembered that the contrary opinion cannot be considered as based upon fair experience in consequence of the practical exclusion of Indians from the higher administrative posts from 1833 downwards. The Association submits that there is really no reason to question the moral capacity of Indians for the highest and most responsible administrative work. It were well to remember that Mr. Robert Lowo (afterwards Lord Sherbrooke) said in the debates on the India Bill of 1853 on this very subject of competitive examinations that there was " a close connection between the moral and intellectual qualities of the human mind."

qualities of the human mind."

iii.—The Association further begs to point out that when it is said that flegishmum alone can unstatian foliam and ministration on Ringills into, the frost is that flegishmum alone can trained by the control of the flegishmum alone and the control of the flegishmum alone is the control of the flegishmum and an administration. The Revenute administration is largely not based on English lines; the majority of English Orivi Servanta would like to remove the decision of most civil questions from judical tribunals to executive officers. They are always contending that Orinital Justice should be administed in a rough and ready way by extentive officers without the adaptaced of judical procedure and vulca of evidence. What ST James Fig. James Stephes said in the chapter of Legislation under Lord Mayo, in Rancle's life of that Vicency, with bolds good with regard to the

aggies whether terrories of our own exacts taken only a manufacility by the reporter.

"In this assemal place, the foreign of the limit persons who had the equality that the Obercount of Links present the absolute power of the Only X. Alline "Attent abject and to each functions are all them to tempor upon a feel'd by expelace. This every see her it liters as an individual on a law that every see her it liters as an individual on a general powers of Germannics and both to disable them, and that there ought to be as for Linus a possible it order plant to require of the execution point ready he instituted in

a manistra.

A Kolding struck me more in my intercourse with Iodius critilians than the manner in which the unior members of the nervice scound to look instructively upon lawyers of all kind

Continued.

es their natural carmier, and spon law as a nyiderieus poure, whe special function of which was to proceed, or at all create to emissions and rective mything. It all create and the contract of the contract of the contract and in high shift compay, the previous of a bill for purpling order criminal tables in the North-Yout Province walls yable empercials. When I showed his the poems which is conferred post executive stories, he said. I fin quite a new life to not had be bre can be saything bett care to the contract power.

iv.-If, however, what is meant by administration on English lines is the application of principles deduced from the most advanced education and culture and the progressive experience deriv-ed from all ages and climes, then English education will qualify Indians to apply them to Indian administration under the guiding statesmanship of England as well as, perhaps better than, Englishmen hampered by the bias and prejudices engendered by belonging to the ruling race.

7 .- The Association therefore holds that polilical wisdom as wellas administrative efficiency both require the equal association of Indians in the highest posts of the administration and that that association should be on the same basis of competition as at present in the case of examinations for recruitment to the Service beld in England. For that purpose, there is no other. course open but to hold a simultaneous competition, both in England and India, for there would be no equality unless the facilities and opportuni-ties were equal in the case of Indians as that of

Englishmen vi.-The principles and methods of nomination and selection in various ways and forms have been tried and found wanting. It was contended at the time of passing Section 6 of the Statute of 1870, that nomination and selection by Europeans of Natives could not lead to the evil of patronage and jobbery, as the relations between them were and juvery, and a consider from those in which patronage and jobbery could flourish. The Duke of Argyle contended during the passage of the Bill in the House of Lords that there was no risk whatever of the Government of India being influenced by political jobbery or family nepotism. In a paper road before a meeting of the Bombay Branch of the East India Association by the President of this Association, this view was strongly controverted, and experience has proved that patronage and jobbery can insidiously pene-trate even in the relations of Anglo-Indians and Natives in this country. At the time of the appointment of the last Public Service Commission, Dr. Wordsworth, then Principal of Elphinstone College, described the working of the Rules under the Statute of 1870 in a letter to the Pall Mall Gazette as follows:-"The people now selected are in reality representatives as little of the aristocracy as of the intelligence of the They are members of respectable country. families who happen to enjoy the favour of some educated official—a Secretary to Covernment, a Member of Council or a Police Commissioner. In this Presidency, a College education and an University degree appear to be regarded as positive disqualifications for selection. A young man of independent character and high talents cannot now hope to enter the Civil Service by competition and he has generally no wish to enter it by the back door of favour. Everyone again who knows India, also knows how far the official world here appreciates the independence of educated Natives and what chances it is willing to give them. Differential ignorance,

conciliatory manuers, and a plentiful absence of originality and independence are now, and will always be, at a premium?". It is one of the most deplorable incis in the relations of Angle-Indian's and the Natives of this country that even the best intentioned and least prejudiced among the former have a rooted dislike to the educated men among the latter, possibly because they press too closely on their heels. The discontented E. A. has been and still is the cherished bete noir of most Anglo Indians. From shis experience, the Association is strongly opposed to the revival in any shape or form of the methods of nomination and selection with all their plausible combination for the recruitment of the Indian Civil Service,

vit. - This Association desire to emphasize that questions of proportionate representation of classes and communities have no room in the problem of the fair and equal recruitments of the Civil Service of the best and most efficient members smongst Englishmen and Indians. door of entrance can only be open to merit, from whatever quarter it can be supplied. It is open to all communities to advance in education and collure so as to hold their own in the general competition. This Association sarnestly deprecates all endcavour to push sectional pretensions not based upon merit. They firmly believe that this is the view held by all the best and wisest men of all communities throughout the country.

The Association desire to add that they are firmly of opinion that successful Indian candidates in the simultaneous examination in India should be required to proceed to England for the probationary period of two years. It is most desirable that they should have an opportunity of having some personal acquaintance with the country and the people who shape the destiny of India. Opportunities for seeing and studying English life, in the best way, can be easily arranged.

viii.—The question regarding the recruitment the Judicial Branch of the Service presents greater difficulties. This Association firmly believes that no person can make a really efficient judicial officer without combining a sound knowledge of the principles of law with the power of appreciating evidence which only comes from legal practice in legal tribunals. The most serious defect of the Anglo-Indian judiciary arises from the circumstance that their ignorance of Indian life is not corrected to any extent by the knowledge and experience of Native ways and thought which can, to some extent at least, be acquired by the close contact into which a practising lawyer is thrown with the people. It is worth while in this connection to note the views and opinions of an able Anglo-Indian official of past days, Sir Lepel Griffin. He was an avowed and uncompromising opponent of the Indian National Congress, the educated Indian and the Bengell Babu. In an article in the April number of the Attaite Quarterly Review (1887), however, he says: "I would only say that, in my opinion, almost the entire judicial service might be made over to Native judges, reserving criminal powers to the magistrate of the District, and a certain proportion of English indges being retained on the benches of the High Courts to preserve continuity in the treatment of cases, and a high standard of judicial work,

Sir Pereozeshah M. Mehta.

"The gross and universal perjury of the Courts, the like of which is not to be found in Native States, where primd facie the oppression of the ruler should have encouraged falsehood as the natural defence against tyranny, directly springs from the ignorance of British judges, who do not know whether a Native witness is telling the truth or a lie. The subtle and, to a Native judge, the unmistakable signs of truth or untruth in the demenuour and voice of the witness and in the manner and matter of his evidence, are unnoticed by the European, whose mastery of the vernacular is incomplete and who, in many cases, knows little or nothing of the social life and customs of the several Indian castes and tribes. This knowledge, which is worth far more than many of the subjects in the competitive examination, is becoming more rare every day. The further the suit is removed from the Native magistrate, the more complete is the fiasco." It cannot be denied that these observations of Sir Lepel Griffin have a great deal of truth in them. Considerations of efficiency thus affect the question of recruitment to the indicate service in a greater degree than even that to the executive portion. The Association confesses that it is not easy to suggest a system which could be theoretically free from all objections.

ix.-The Association beg to suggest the following scheme as one meeting the requirements of principle and efficiency with the least impairment. They think that the recruitment to the judicial posts of the Civil Service should be accomplished in three ways:-

(a) The present Subordinat Judiciary com-posed of Subordinate Judges of different grades should be enlarged and strengthened. It deals, at present, with Civil work only. To that should be added Criminal work, at present done by revenue officers : the Mamlatdar, the Deputy Collector, the Assistant Collector and the District Collector and Magistrate. This would have the additional and Magrittee. In a wound have the measurement advantage of solving the problem of the separation of judicial and executive functions, pronounced by Lord Dufferin to be "a counsel of perfection." It may be stated that when in famine time, Criminal work was assigned to Subordinate Judges, they acquitted themselves most satisfactorily. The cost would not be un-duly heavy, as the burden on revenue officers being lightened, their number can he decreased, and the number of the Subordinate Judges correspondingly increased.

The recruitment to the Subordinate Judiciary thus constituted should be by a competitive examination to which all graduates of Universities holding the degree of Bachelor of Laws (which inclindes the degree of B.A.) and having been in practice for three years should be eligible, One-third of the higher judicial posts should be assigned to the members of the Subordiunte Judiciary thus created, as they rise to the higher grades. They would then possess the qualifications of experience and practice, with a competent knowledge of Law.

(b) The Association are of opinion that one-(6) The Association are of opinion that one-third of the recuritment should lake place from the body of legal practitioners—burristers and advocates, Indian and English, who have practised for not less than five years in the Indian Cortex. The appointment should be tande on the recommendation of the Judges of the different High Courts. Though this made of recorations that one of the great should be tanded from the High Courts. Though this made of recorations, tall it will be confident within a very narrow limit, in which a general average of merit and mullifestic will be entured as a sall to the and qualification will be ensured, as a call to the Bar guarantees legal attainments, while a practice of no less than five years will add experience to

(c) The remaining one-third should remain with the Civil Service as at present. It should be, however, provided that the probationary period of successful candidates in the competitive examination should be increased from 500 to the standard source of the standard from your three years, during a portion of which they should enter a Barrister's chambers approved by the Secretary of State and attend Courts with him. This training would be useful to all Civil Servants, executive and judicial, for it will, to some extent at least, tend to impart to them the power of appreciating evidence, which, according to a recent atterance of Lord Morley, is the great need of all men of education and culture

It is scarcely needful to add that if the above proposals for the recruitment of the Indian Civil Service were adopted the Provincial Service should cease to exist and the listed posts should revert to the main stock. There was no keener disappointment in Native India than when the last Public Service Commission, which had raised high hopes, ended with recommending a Provincial Service, in its very nature stamped as inferior.

#### Sir PEEROZESHAH M. MERTA, called and examined.

\$1371, (Chairman.) Are you a member of the Legislative Council of Bombay ?-Yes, I have been a member for twenty-five years.

\$1372. Can you tell us what your connection organ can you can us was your connection is with the University?—I have been a Fellow of the University for the last 40 years. I am a Syndic in Law and Dean in Arts and Law. At

present I am Dean in Law and Syndie in Law.
31378. You have put in a Memorandum on
behalf of the Bombay Presidency Association, and therefore we may take it, I suppose, that the views embodied in this Memorandum represent the views of the Association as well as your own?-Yes,

they do, as well as my own.
31374. When you say they represent the
views of the Association, do you mean that they

represent those views through the medium of a Committee or through the medium of assent by the whole body of members? -It is both. There is a governing body of the Association which is called the Council of the Association, and the Association has discussed this question for the last thirty years, taking into account its predecessors, the Bombay Association and the Bombay Branch of the East Indian Association, and they have had discussions in Council and in general meetings of the Association, and public meetings have been held by the Association, and on all those occasions they pronounced themselves in favour of the views

31375. Can you tell us what are the objects for which the Bombay Presidency Association has

ich are now set forth.

Continued.

been formed ?-It was formed for the purpose of ndvancing the political welfare of the people of this l'residency based upon unswerving loyalty to the British Crown, and to employ all constitutional methods for the purpose of advancing and promoting their welfare.

31376. Can you tell me approximately what its numbers are?—About 300.

31877. On the question of recruitment to the Indian Civil Service the Association is in favour of simultaneous examinations?-Yes, and has always

\$1378. With a two years' probationary course in England for all successful candidates ?-Yes.

31379. Are you in fayour of the maintenance of a strong European element in the Administra-tion?-Yes, but I would rather put it, on the full admixture of both the English and the Isdam element. I should like the Civil Service to be compreed of a strong admixture of both the English and the Indian element.

31380. By the word 'admixture' do you suggest a preference in number for either ?- No.

81381. Can you say that, if simultadeous examinations were allowed no event could occur which would reduce the European admixture to a negligible quantity?-Not for many years to

31382. That is your anticipation and prediction ?-My strong anticipation and prediction.

31383. But it could only be a prediction?history and from the knowledge of existing circumstances and their tendency.

31384. When you say arrived at from History and the knowledge of existing eigenmentances and and no showevery or extering excumstances and their tendency, what do you exsely mean?—We must judge from the past and the present; we must take the trend of events as they have been in the immediate past and in the present and say what we think will be the continuition of that tendency in future.

31385. You see nothing in those tendencies to suggest to you that under a system of open competition in the two countries the number of successful candidates in India would exceed to an appreciable extent the number of successful candidates in England?—For a very long series of years, no.

\$1386. Can you tell us on what grounds you object to the alternative proposal which has been mode to us of an examination in India with a limit in that examination to the number of posts to be in that summeston to one manner or posse to us granted to Indians?—That would be opposed to all the pledges and the policy which has been had down in regard to British rate in India, and that I consider a very serious circumstance indeed.

31387. You are assuming, perhaps, that by the introduction of an Indian Examination the examination in England would be closed to Indians? No, I am not,

31388. Why do you say that to give an additiceal opportunity to the one already offered would be in contravention of former Proclamations and Statutes?—Because, the opportunity given to other for the contravention. enter for the examination in England is really not

an equal opportunity,
31389. Is not really an equal opportunity
because of the disabilities and difficulties which an Indian experiences in going to England?-Yes.

\$1390. It is on that account that you say that the existing system is in direct contravention?-

Yes. 31391. But would you say that to graft on to the existing system in India additional facilities for Indians would contraveno the Proclamations and Statutes more than the existing system, according to your opinion, does?-Not, if the facilities are of the same character, that is by competitive examination Otherwise, unless equal facilities are developed for Indians as for Englishmen both the letter and the spirit of the plodges would be contravened.

31392. The letter and the spirit are contravened in the present case only by the fact that thousands of miles intervene between India and England?-

31393. There is no other way in which the spirit is contravened?—But that is a very great

difficulty, indeed. 31394. What I want to elicit from you is why you should say that the Proclamation would be further exatravened, if further facilities were given for the admission of a limited number of Indians by means of an examination in India ?-It at once brings out the difference in the treatment of Eng-lishmen and ladians. Unless the limits are fixed hishing one acquains. Office the hish reportions at once marks a difference between Englishmen and Indians, and that I say is contrary to the letter and the spirit of the pledges that have been

31395. Which would you sooner have, the principle as it stands now subject to its physical difficulties, or farther facilities given in the direc-tion of officing to a limited number of Indians an opportunity of estering the Civil Service through an examination in Iudia?—I have the strongent objection to that latter alternative on the ground which I have stated.

31396. Have you any views with regard to the ege at which civilians should pass the examina-tion?-No, I have not dealt with the question of age; I thought that was somewhat of a minor point. But, I have very strong views, and the Association had very strong views, about the limiting of age. They have always fought against the age being too low; they think that the age should be at least 22 to 24.

\$1397. The present age?-Yes,

31398. They would not desire to see that changed?—No; it may be profitably increased by a year or so, but they are opposed to any reduction of those limits.

\$1299. If it were to be shown that a more efficient European staff could be produced by examination stan earlier age, would you be prepared to modify that view?-I have always held that, there are not only objections with regard to the recruitment of efficient men, but with regard to young diviliane coming out to exercise the powers they have to exercise at too early an age; that has been one of my strongest objections against a reduction, not simply the officiency of recruitment, but the fact that nothing is harder, both for the people and the officers, than that they should be placed at too early an age in the responsible posiperget at the carry at ago an are responsible post-tions which they have to occupy and in the exercise of power which is vested in them at that ago. 31400. Do you regard 25 as too young?—I

will not say too young, but just about the proper

age to begin.

continued.

31401. You do not agree with those who held the view that 25 is already too old ?-No.

S1:102. That it is much better to get a young man in carly when he is more flexible and can assimilate himself to the conditions of the people better ?- Twenty-five is a flexible age as we know soviesnoe to consider awo no non

31403. Some people of twenty-five think that they have their views already formed?—I quite accept that, that young people may think they are quite formed and perfect.

31404. Have you any proposals to make other than those contained in your Memorandum as regards the curriculum for the two years' probationary course?-I have no very strong views on

that subject. 31405, You want an additional training in

Law?—It is very necessary. 31406. But you are not prepared to make any further statement on that point?-No.

31407. Have you any views as regards the place where the probatomers should go in Bagland, to an approved University or anywhere else?—I think arrangements should be made for his profitably employing the time either by sending him for a greater portion of the time to a University or by some other arrangement. Those are matters of detail which must be worked out separately.

31403. In the argument which you use in favour of simultaneous examination there are one or two remarks which I should like you to elaborate a little more, if you will. In the third paragraph of the Memorandam it is said: "The Association further begs to point out that when it is said that Englishmen alone con maintain Indian administration on English lines, the fact is that Englishmen in India are generally strictly opposed to follow English lines in Indian administration The English littles in America administration is largely not based on English lites." What do you mean exactly by that?—I very emphatically say so. First of all, the whole Revenue administration—and I am speaking more of the Bombay Presidency than any other—is based on the agglomeration of all sorts of duties in the Revenue officers, as has been said explicitly, on Oriental lines, following the example of the old Oriental despots, who combined in themselves the power of setting the assessment and sitting in judgment. As your Lordship knows, a Revenue officer not only assesses and collects the revenue, but sits in judgment on all questions that can be raised in connection with it, He is the Court that decides all disputed questions about it, both original and ultimately in appeal. That, I say, is an Oriental notion from the old days.

31409. I suppose there is a very definite line of appeal and of revision in all these matters? To Revenue officers only. 'The jurisdiction of the Civil Courts has been absolutely excluded by Law

in all these Revenue matters.

31410. Would you suggest that in these matters of Revenue, which are really matters of taxation, all questions in dispute should come under litigation through the Courts?—Just as in Ireland,

to Courts specially appointed for the parpuse of determining those questions.

31411. Such a line of action as regards taxation certainly is not followed in England?— Taxation is somewhat different from the assessment and collection of Land Revenue, because there are many questions of land tenures which have to be decided in connection with them. I have always held that it would be heneficial to all parties, both

to the Government which suffers the opprobrium east upon them, and to the Ryots, that special agricultural Courts should be instituted for the urpose of deciding these Revenue disputes between the Government and the cultivator.

31412. Would it not tend to an undue increase in litigation without any effective results?-This cry of andus litigation has been worked a little too hard. There is litigation on these matters in

every country in the world

31413. In a degree? - Yes, but I have always anderstood that in Scotland, for instance, they will fight about every inch of land, and if they are advised not to do so, as I believe is pointed out in Sir Walter Scott's novel of Guy Mannering, they would be dissatisfied if they could not go into a Court of Law.

31414. But, if they were given more power they would fight all the more, would they not?---It is human nature.

31415. If you allow full range to human nature, would you get any better administration?— It would produce contentment, which I consider is one very great sim. 31416. Would you like to allow litigation full

scepe in order to produce this contentment?—I have strongly held that.

31417. There is one further question I wish of str., there is one current question I wash to ask in connection with the same paragraph. You say: "They are always contending that Criminal Justice should be administered in a ornama Justice Success to administered in a rough-and-ready way by Executive officers without the safeguard of Judicial procedure and Rules of evidence;" but is that the case? Is it the case that the Executive officer in his magisterial work carries out his responsible functions without the safeguard of Judicial procedure and Rules of evidence?—I do not say that he does do it, but he rebels against heing obliged to do it. I say he is always wanting to have the power to do it.

31418. Does he not have to carry out his work, as a matter of fact, under an extremely strict code of Rules? - Absolutely so.

31419. Provided, he does that, and I suppose there is the machinery to see that he does do it, that is an important point, is it not?—My meaning is that they are obliged to do it because the Law strictly obliges them to carry out those things. But Revenue and Executive officers have always contended that these Rules of cyldence are too onerous, that they are not fit for a country like India. That is a coutention you will find re-peatedly urged by Executive officers, who say the Rules must be done away with and that they must be allowed to judge as practical men how to deal out justice,

31420. Have you any evidence to show that such contentions have successfully been put into operation by these officers in contravention of their instructions?-No, I do not say they do, because they would be hauled up by the High Court. But, still all the tendency is to require absolute power in that respect.

31421. They are very completely under the control of the High Court, are they not?—Yes, ultimately, they are under the High Coart, but not in the first instance.

31422. You propose recruitment to the Judicial

S1422. For propose recrument to the Junicial Branch by three channels?—Yes, 31423. You wish a third assigned to the Provincial Service, a third to the Bar, and the remaining third to the Civil Service ?-Yes.

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31424. Do you think that Judicial officers recruited in these different ways would be regarded, both within the Service and by the general policy as of equal states?—I think so, because they would all have very good qualifications for the performance of Judicial work. All the three in their way would possess exceedingly good qualifications for Judicial work.

31425. So that is appointments to the Juliciary you do not altogether carry out the principle which you were contending for, when you seewered

which you was containing it, when you have even my questions on the united of an enamination in India I—I printed this out in my literaradism. \$1450. Where do you see any great diffe-ence!—There is a very great difference, because in all the three cases feers in the preparation qualification. The Subordinate Indistary, as I quantonical the constitution of the constituti books for the subminister of the passed the LLB degree, which includes, in our Presidency and I believe everywhere else, the degree of general culture, B.A., as they have to take that before they go in for the legal degree. Therefore, in the first instance a certain proportion of qualifi-cations is ensured. Then cames the competitive examination for entrance into the Substitute Judicial Service. Then they work in that Service, and as they free they get transferred into the links Service. higher Service.

31427. By another competitive examination?-No, because I think they have sufficiently gone

through the preparation.

81428, By selection?—Not by selection. In the first instance it is by open competition.

31429. But in the final recruitment?-Selection under the guidance of the High Court. The appointments should be made from the higher posts of the Subordinate judiciary on the recom mendations of the High Court, who have had

opportunities of watching their work.
31480. So that, you finally have to fall back on the system of selection which pon deprecate so much?—Yes, but to a very limited extent. Nothing can be perfect in this world. We must avoid it, however, so much as possible.

21481. I do not quite see why you raise such a very strong objection in the case of the examination and do not, raise it here?-Beesuse, in that one: case, it marks out a difference between the two classes of cardidates, which is a thing which has really to be looked at very setiously.

31492. One of the tests now of getting into the Provincial Service is a degree, is it not?—Yes, with regard to the Subordinate Judicial Service.

with regard to the purposents outside the separate in these circumstances to medify the remark you make in your Memorandum where you say: "In the control of this Presidency a College education and an University degree appear to be regarded as positive dis-qualifications for selection??—Yes. But, what you read out is a quantition from Dr. Wordsworth's

31434. (Sir Marray Homnick.) Supposing, the Secretary of State said that he would continue the open competition at Home, as it stands now, the open compension as money as it summe now, but, that in order to give ladions a better chance he would supplement the number of Indians who passed in the competitive examination by a local system of recruitment in India to make it up to

one-third of the members of the Civil Service. By one-ting at our injuries of the manufacture of the number of Indians that pessed in the open competition at Home, but would only be supplementing the number of these who passed. Do you think that would be configure to any statute?—It is contrary in letter and spirit to the pledges that have been given.

31435. It would be placing the Englishman rather under a disability instead of the Indian?-I do not mean that. It would be the Indian who

ould be placed under the disability. 31436. How so more than he is now?-At present the disability is as near complete as-

posible. 31437. You think the present system is contrary to the statute?-I say so most distinctly.

All my answers are based upon that, 31438. You would think an order of the sort, I refer to, would in some degree alleriate that disability from which you stiffer now? -In a sense it would alieviate it, but it would make the distincthen and difference which it is most important to avoid more marked than ever if it were done at

this stage. \$1439. You say in the fourth paragraph of the Memorandum: "If, however, what is meant by administration on English lines is the application of principles deduced from the most advanced education and culture and the progressive ex-perience derived from all ages and olimes, then, English education, will qualify Indians to apply Enghel edestim will qualify Indians to apply these to Indian admirationate uniter the guiding statesmanthy of Enghand as well as, perhaps-better than, Englithmen lampund by the bias and projectives among the property of the values race. When you rade to the guiding statesmanthy of England, do you mean the states-manthy in England or of Englanders in this country—In England: the Houses of Parliament and the Sweether of State. and the Secretary of State. 31840. I should notherstand from your remark

that in your opinion it is far better that the English should olear out of the country at once ?-Not a hit of it; I have been one of the most. staupch advocates of the continuance of British rule in India

31441. But, you say, that English education in India will qualify Indians to role this country as well as, and perhaps a great deal better than, Reglishmen who have considerable projudices ; and therefore the sooner Englishmen leave the country the better according to this ?-That does not at allfollow from what I say. \$1442. You do not think it does?—It does

31443. I should say from reading the para-

graph that it did?—I do not see that at all.

\$1444. When you say in the Memorandum
"In this Presidency a College education and a. University degree appear to be regarded as positive disguslifications for selection," I understand that remark to be really a quotation from a letter-written by Dr. Werdswerth in 1870?—Yes.

31445. That has completely altered now?that very good men and very good civilians, in whom you find some good and great qualities, have a rooted dislike to an educated Indian. I once - source usence to an educated Indian. I once pointed it out in the Bombay Legislative Council, even against such a distanguished gendeman as Sir-Frederic Lely. Sir Pherozeshah M. Merta.

continued.

31446. Your opinion now is that, with very few exceptions, every civilian has a serious prejudice exceptions, every divinin use a serious prequince and a great dislike to the educated Indian?—I beg you not to put it in that sweeping measure. It is not every civilian with few exceptions. What I have observed in the course of a very long and active life, in which I have mixed with Indians and Europeans very largely, is that there is an unfortunate circumstance that forces itself on your mind, namely, that somehow or other there is a rooted dislike to the educated Indian in the average civilian.

31447. The average civilian has a moted dis-

s191/. The average crystan has a most dis-like to the cloned Indian P-Ve-8. The discon-tanted B.A. has here and still is the electrical between the standard P-Ve-8. The discon-tanted B.A. has here and still is the electrical little of the horizon profision from that is the opinion of the Bombay Persidency America-tion P-Ves, it is. I may mention that I do not have it simply upon what I have son, but so the declarations of responsible Indian officials and Anglo-Indian officials.

31450. Who ?-Sir Charles Crosthwaste, in

a Convocational Address which be gare just before his departure from India, frankly pointed out that there were difficulties in the way of patting Indians in the Service, and he distinctly admitted that it is for the purpose of keeping out the discontented B.A.

31451. I do not follow you. Do you mean to say that Sir Charles Greathwaite said in a Convocational Address that the average civilian had an intense dislike to the edecated Indian?-Not in those words, but he distinctly and frankly admitted that obstacles were put in the way of higher education for the purpose of keeping out the discontented B.A.

31452. By whom ?—By Government, that the Government policy put obstacles in the way of the promotion of higher education because they did not want the discontented B.A. together in anadana

31453. That is quite a different thing. ourse in the same a uncern tung. We mose of us want the discontended B.A. in numbers: I do not suppose any of us want that ?—I do because I mean by the word discontended smelling different from what is understood by average Anglo-Indians.

31454. But, that is a very different statement from saying that the average civilian has an intense dislike to the educated Indine and that the B.A. is the cherished belle noir of most of them?-Sir Charles Crosthwaite's statement does not go up to that point. We have together a great many other statements and personal knowledge and experience. My personal knowledge and experience for forty years in public life has confirmed me in this belief, and I deplore it, as I said

in the Legislative Council. 31455. Do not you think that possibly, if you brought out the civilian at a younger age, he might get over this spirit of intense dislike of the inging geover. The difficulty in the way would be the Anglo Indian surroundings among which he must be. He catches the tendency of the society in which he is most involved.

31456. But you do not think the fact that the Englishman comes out at 26 or 25 with a Univer-sity training in England, which has made him this intense dislike of the sucrete Indian?—I do not think so. He acquires it when be comes to this country under the conditions in which he

31457. You do not think that bringing him out younger would do any good ?-I do not thick so

31458. You say in your Memorandom: "This Association firmly believes that no person can make a really efficient Judicial officer without comhining a sound knowledge of the principles of Law with the power of appreciating evidence which only comes from legal practice in legal tribunals." Therefore you think that no civilian who comes Judged officer?—Very much so, except that things might be modified if he passed his probationary period in Chambers and in English Courts,

31439. As he has not done that hitherto I may take it you think no civilian now can become an efficient Judicial officer ?-Not in the perfect sense of the word, but, of comse, there are exceptions; there are men of exceptional talent

31460. You would admit that in the last thirty years you have had two most remarkably distin guished Indges in your owe Court in Bombay?— I can give other instances, Sir Maxwell Melville and Sir Baymond West, but those are exceptional men altogether.

31461. There have been two or three men in the Madras High Court and two or three men in the Calcutta High Court who were civilians who hare dose booon to the profession, men like Mr. Justice Holloway and Mr. Prinsep, but you say they are exceptional men?—Exceptional men altogether.

31462. And you think that the average Judge in the Civil Service is not an efficient Judicial Officer?—Because, he cannot appreciate ovidence as well as a Judge should do. That is an opinion which I have formed after long acquaintance with Judicial Courts of all grades,

The High Court Judges who have been here have told us that one point about the Civilian Judge is that he is a direct appreciator of Civilian Judge is duct he is a direct superconduct of facts in regard to his cases, but that is not the view which you take "No, and other Judges of the High Court have not taken that view. Sir Charles Sergeant and, hafore the last Public Service Commission, that Narive Judges were far superior to District Judges is appreciating evidence. That was the experience of a Chief Justice who presided over the Embay High Court for several years with great distinction. He was reputed to be a judge of severe importrality and independence of

31464. Further on, in your Memorandum you say: "The recruitment to the Subordicate Judi-ciary thus constituted should be by a competitive examination to which all graduates of Universities holding the degree of Bachelor of Laws (which includes the degree of B.A.) and having been in practice for three years should be eligible." How would you define practice there?—In a general way. They must bring certificates of having attended Courts.

31465. At what age would you now hold this examination?—The Bachelor of Laws cannot be acquired before a man is 21 or 22, if he does not fail at any examination. If after that he attends Courts for about three years it will bring him up to the age of 25 or 26. 31466. Can he get his certificate as a practis-

ing Barrister at once after passing his LL.B., and become a practising Pleader immediately after taking the degree?—Yes,

31467. There is no period of apprenticeship necessary, as it were ?—No.

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Continued.

be about twenty-five 31468. He would then?-Or 26; 25 would be the carliest age at which he could do it.

\$1469. Do you think you could get the best men to go in for this examination?—I think so,

there is such a demand for these places.

\$1470. You would not reserve any of these appointments for English Barristers?—They will come in in the second-class.

21471. By nomination?—As men who have practised in the Courts, Barristers and Advecates who have practised in Court for five years, 31472. You would include the Barristers from

England in them?-Yes, who have practised in Indian Courts.

31473. Would they have a knowledge of the vernacular suitable to allow them to act as efficient Judges ?-If they ever intended to go in for appointments of that character 1 think they would take care to qualify themselves by a knowledge of some of the vernaculars.

31474. You say: "It is scarcely needful to add that if the above proposals for the recruitment of the Indian Civil Service were adopted the Provincial Service should cease to exist. What are you going to replace it by ?-I meant only the listed posts in the Provincial Service.

31475. Do not you think that would take away a great many prizes from the Provincial Service which now go a great way to making it a desirable Service? - It will take away some.

\$1476. Do not you think the Provincial Service will suffer very much in consequence?-The msa who enter the Service may lose in one direction but will gain in another.

31477. How will they gain?—By being put into the Subordinate Judicial Service from which

they can rise up to the highest Judicial posts. \$1678. I am talking of the Provincial Executive Bervice. Are you going to abolish the Provincial Executive Service?—Yes, take away

the listed posts from them. 81479. How will they benefit?—They will not benefit, because they have not the high qualifications which other people will possess.

\$1480. But the fact that they have listed posts to look forward to is a great attraction to the Provincial Service?—Yes, but they are very scarce and at a very great distance.

31481. It may be so in Bombay, but not in other places. It is one-istin of the appointments almost?—Not in Bombay, 31482. Supposing, we increase the number of

listed posts, would not that add considerably to the attractions of the Provincial Service ?- Certainly it would, but it has never been done up to now.
31483. Do not you think it is of importance

to keep up the popularity of the Provincial Service?—Yes. I think the class of men who will go luto the Provincial Service will not be dissatised if they do not get to the higher posts. It is distinctly an inferior class of people who resort to the Provincial Executive Service.

31484. You think a distinctly inferior class of cople resort now to the Provincial Executive

Service ?-Yes.

314Sb. Do not you think that if we had simultaneous examinations in this country very much the same class of men would go in for them as go in for the Provincial Service now ?-No; you will get a very much better class of people.

S1486. Is not the Provincial Service regulited from B.A.'s and B.L.'s now?—Partly.

31487. To a great extent, is it not?-There has been a larger infusion of B.A.'s in recent fimes

31498. Do not you think those men would have a very good chance at the simultaneous examination?—Then they will go in for it.

31483. Is there any reason to suppose that a different class will go up for the simultaneous than goes up for the Provincial Service?—Yes, because all the best men who are graduates will strive for the higher Service.

31490. Do not they go in for the Provincial

Service now?—Not to a large extent.

31491. Where do they go?—Into different things altogether. That is why the profession of Law is so attractive.

31492. You think the best men now go in for Law and not the Provincial Service ?- Yes, because there the prizes are much higher.
31493. (Mr. Fisher.) Has your Association
ever appointed a Committee to study the educa-

tional side of the Civil Service problem ?-No. 3.1494. You do not present to us any recom-mendations with regard to the subjects to be offered for the open competitive examination?— No. What we think is that the question of the subjects would have to be reconsidered from time to time, and that is why we have not gone iato the details of the educational syllabus.

21495. You are aware that the present system of education has been devised in order to obtain the best available English brains for the Indian

Service ?-I suppose so.
31496. That is to say, that the system of examination as we have it now was not constructed with a view to Indians but with a view to Englishmen?—Yes, but I maintain that a system of broad liberal education which is good for Englishmen is also good for Indians,

and good for industry and a state of the latter and a state of the canonical temporary and interactive of the East P-Vs., I think they should be accountinged to do so as a part of a liberal English education.

31498. A liberal Indian education?-No, a liberal English education. We bave learned to appreciate our own classical languages, Sanskrit and Arabic, in consequence of the impetus which bas been given to us by English education.

31499. My question was a little different. I wish to know whether you would like to see Indians who come up for the open competitive examination in England offer Arabis, Sarskrit, Persian, and the languages and literatures of the Rast ?—They should be given opportunities of taking them up, and English people should also be encouraged to take them up, because nothing will be a greater softener of their acerbities as much as a knowledge of the great classical languages of the East,

31500. But, you are aware that a liberal education in England is at present very largely based upon the classical languages of Rome and Greece?—Yes,

31501. And to that extent therefore the ordinary liberal education of the young Englishman necessarily is different from the ordinary liberal education of the young Indian?-To that extent, because there is a greater preponderance of Latin and Greek than in the case of Indians.

31502. If you are desirous to obtain for the Service of India the best Indian ability, would not

Continued.

it be reasonable to devise a scheme of education which should give a very large place to the classical languages of the East as well as to English literature and that amount of Western culture which an educated young Indian might reasonably be expected to absorb?—Yes, I quite agree with you, except that I do not think too much prominence should be given in the first instance to the classical languages of India. matter can be so arranged that sume can take the classical languages of Europe and some the classical languages of the East. I have a great veneration for the culture which can be imparted by a study of Latin and Greek. I know that Greek is now going not even in the English Universities, that there is an attempt not to make it compulsory, but still I have a great reverence for the culture founded upon Latin and Greek .literature and history.

Measure and mesory.

31503. I not real equality between Indians and Englishmen attained if you provide for Indians a scheme of education calculated to bring the best Indians to the front, and for Englishmen also a scheme of examination calculated to bring the best Englishmen to the front?-No, I do not think so. I think you can devise one system of education which would meet the requirements of

both Englishmen and Indians.

31504. In spite of the fact that the early edu-cation of the Indian hay and of the English boy is necessarily so divergent?—Divergent only in the matter of the classical languages, because all the other subjects are equally important to Indians and to Englishmen.

\$1505. It has been submitted to us that if simultaneous examinations were established a young Indian B.A. would be well advised not to go in for the M.A. course at all, because the M.A. course at the Indian Universities is a course in one subject only, whereas in order to succeed in the competitive examination it will be necessary for the candidate to have studied three subjects. Therefore if you had simultaneous examination no able Indian boy would go in for the M.A. degree, with the result, I take it, that the value of the M.A. degree would be instantly depreciated. On the other hand, it has been pointed out to us that an Oxford man who has taken his Oxford degree in classics can get into the Indian Civil Service without any trouble. That is to say, you have an examination which is accurately adjusted to the English University course but which is far divergent from your Indian course. Will not it therefore damage Indian education if you force all your ablest boys to go in for that examina-tion?—We can alter our University courses here. You have assumed that the M.A. takes up only nne subject, but it need not necessarily be so for all time. We have been changing our courses over and over again. There is nothing to prevent us from adjusting our courses to new and rising requirements

\$1500. You think that the introduction of simultaneous examinations will lead to the adjustment of the University courses in India to a scheme of examination which has been specially devised for Englishmen in England?-Tu some extent it will, but that will not be a harmful

31507. You are aware that if you did that the course of educational history in India would diverge completely from the course of educational history in England, because whereas in England the competitive examination has been adjusted to the University courses. in India the University courses would be adjusted to the competitive examination ?-There will be no harm; the result will be the same.

31508. Are you aware that in Oxford and in Cambridge the existence of this competitive examination is by some regarded as an educational evil?-Various opinious are formed with regard to the subject; sometimes one reads one thing and sometimes another. A thing is altered in a very short time and another is taken up. The Old Universities are themselves in a state of conflicting opinion about these questions.

81509. There is, of course, a divergence of opinion, but, I think, the general sense is that there is an evil in the competitive examination which can be remedied if the competitive examination is adjusted pretty closely to the University courses?-I would not venture into a discussion of these matters founded upon a close knowledge of

Diversity requirements in England.

31510. But, you would admit that the educational interests of India are far more important than the question as to whether India gets five, six, ten, or fifteen more members into the Indian Civil Service ?- Tasy do not conflict,

and could not except by a miracle.

\$1511. But you would admit it if by a miracle they did conflict?—We do not live in the days of miracles,

31512. But if by a miracle, assuming miracles to exist in Iudia, the interests of educational advance in Iudia conflicted with the admission to simultaneous examinations of a greater number of candidates, would you not say that the educational aestion was really more important?—I would say "Yes" to your question but for another consider-ation, which is that the introduction of simultancous examinations will do great good in connection with the contentment of the people, in their realising that British rule does not stam them as an interior people only to be ruled. That is a great gain.

31518. I gather from your answer that the question has been rather tracked in India as a political question more than as an educational question 2—A political question as well as a question of efficiency of administration.

# (Adjourned for a short time.)

31514. (Mr. Macdonald.) I should like to take you back to the point where my colleague Mr. Fisher left you at with reference to examinstions and University curricula Have you heard that within recent years our two old Universities, and Oxford in particular, have been influencing all our public examinations so that they may fit in with their work ?- I have heard that.

31515. And you heard Mr. Fisher say that the examination for the Indian Civil Service has been designed so that it file in with the Oxford

eurriculum 7-Yes.

31516. If you had a simultaneous examination here upon the same line, the influence that that would exercise upon Indian education would be would it not, to make it the same as the Oxford enricalum?-Very much so.

31517. So that, if you are going to follow the advice of people who want the Universities to adapt themselves to Oxford you could not do better than. come under the influence of simultaneous examination ?-- Banetly.

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continued:

31518. Would there be any other influence such as the promotion of post-graduate studies? Take the Science part of the Indian Civil Service Examination. In so far as you do not provide for that standard of teaching now, and in so far as the establishment of simultaneous examinations are concerned, would the influence be to provide opportunities for post graduate study which would bring your scientific tuition up to the best English level?—Yes, I think it would.

31519. Against that you have to face the fear of cranming. What is your view of that?—You have asked a question about which I have strong opinions. They do not agree with the popular view of the thing. I am not afraid of cramming, as most people are. I consider that cramming kept within proper limits is an useful instrument for education. I remember reading an article in Frozer's Mogazine\* in which it was pointed out Frost's Magazine" in which it was pointed out that the evil of canaming is much exaggented, while, on the other hand, its benefits are not recognized. All education must, to a certain actent, depend open canaming. Education is the training of the intellect, but it has enotire object, the consideration of the control of the acquisition of knowledge. I always consider that education consists of two things, the acquisition of knowledge, and the training of the mind and intellect. To some extent the acquisition of knowledge does require a certain amount of

cramming, and, so far, it is not deleterious. 81520. Spesking as one who is closely asso-ciated with the University work in Bombay, and who bolds certain official posts in connection with it, you think that the real educational gain of simultaneous examination would be much greater than any disability that might come from the establishment of cramming?—Yes, certainly.

31521. With reference to the demand for simultaneous examination, we have been told that it is somewhat slackening; you do not agree with that?—It has slackened in one sense. "Hope deferred maketh the heart sick?" We have been so long expecting simultaneous examination, especially at the time of the last Public Service Commission, and we were so sanguine that we were really going to get something in that direction, that we have had a severe disappointment; and if there has been a certain amount of apathy following a disappointment of that sort you may say that the demand has slackened, but,

really and substantially, it has not done so. 81522. You think there has been no change of opinion?-There has been no change of opinion

31523. Again, from the educational point of view, what is your opinion with regard to the

proposal of taking Indian children of the age of thirteen or fourteen and sending them to England?—I can only wonder that such a proosal should have been seriously put forward, posal should have been seriously part think that. In the first place, do people really think that parents could entertain such a proposal? In the very beginning of the thing, is it possible to imagine that Indian parents will consent to send children at the age of thirteen or fourteen to England, even if ultimate success were assured so far as passing the Civil Service Examination is

concerned ? 31524. Take your own community, which is very liberal-minded and less bound down by the conservative feelings which prevail so commonly here: do you think that many Parsis would send their ebildren to Eugland at that age?—They would never send their children by themselves. There is, however, this difference in the case of Pareis. Just now there is a little tendency among Parris to take their children with themselves to-England for their education even at that early age. There have been a few cases of that sort, and they may, to a certain extent, increase.

31525. But those would be vary wealthy people?—I was just going to say that those would be wealthy people who can afford to stay in England in that way. 31526. But taking the generality of educated. people?—They never would consent to such a

31527. With reference to the question of age rou are of opinion that a man coming out attwenty-five comes out at the best time?—At about: the best time

31528. Do you also hold : that the age of . twenty to twenty two is the best time for the: competitive examination?—Yes, I think it is the

best time for the compatitive examination,
31529. Why do you put that high age for
the competitive examination? Supposing the
competition took place at seventeen to nineteen, after public school, and following upon that there was a training which would make them more: expert upon Indian questions and Indian problems, that would bring them out not much carlier than they are brought out now: you would get about. the same ago for coming out only a much earlier age for the open competitive examination. What would you say with regard to that?—I did not consider that, because I thought a practicable scheme would not allow too long a time for training in England. That was my only reason for putting it the other way.

There are two sorts of Schools. There is the School, the Macaulay School, the Mid-Victorian School, which says, give a man to a fairly late period in his youth a general education, a classical education, and so on, and then put him into work. And there is the other, the somewhat more modern and Scientific School, which says, take a man carlier, take his general education at an earlier period, and super-impose upon it a technical education, technical in view of the work which he has to do. Which School would you associate your elf with in connection with the Indian Civil Service?—The Mid-Victorian. Perhaps, I am old-fashioned, but I am strongly inclined that way.

31631. Whilst it is quite true you may get a man with more mature judgment, say, at the age of twenty-fire, has not that man also cettled much more in his habits than if he was taken two-

view, which is your opinion with regard to the
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or three years earlier?-Of course he has: He would be less formed at the earlier age than the later age. But I still consider that twenty-five

is not too late an age for further assimilation.
31532. In so far as the English characteristics are not Indian obaracteristics, and tend to range themselves in water tight compartments away from Indian characteristics, do you think that there is more hope for the man of twenty-two than for the man of twenty five in assimilating himself to his circumstances?—No, for this reason. A young Englishman of twenty-two coming out to India is more impressionable to the society which radia is indee impressionable, to the secondary which is immediately around bin, and, according to my notion of things, he would imbibe prejudies which he might not find it easy to give up: whereas, a man of twenty-five would not be quite so impressionable to the Society which surrounds

31533. But the seciety which surrounded a man of twenty-two in India would not be purely English Society, would it?—Largely; because au Englishmen will not mix easily with other people.

31534. Supposing you took the precautions, in his prebation, of cenrse, to make him mix with the best Indians in the service, what would you say then ?-It would make no difference, though I am afraid it would be very difficult to take precautions for that purpose,

\$1535. Is not a man of twenty-five much mere likely to associate with his own race than a man of twenty-twe ?—I find it somewhat difficult to answer that question. What I was laying stross upon was the impressionability, which is of more account in these things than other droumstances.

31536. Is it not the onse that a man of twenty-five has selected whom he is going to work with far more definitely than a man of twenty-

twe ?-Yes.

31587. And that, consequently, instead of a man of twenty-two being more likely to adopt purely English prejudices when he comes out here, a man of twenty five is much more likely to adopt English prejudices?—It might be the one extreme er the other. He might take to the one thing or the other.

\$1538. You referred, I think in answer to a question put to you by the Chairman, to Revenue cases which were dealt with exclusively by Revenue Executive Officers, Executive Officers acting as Indical Officers. Would you mind giving us the process a little more in detail; what kind of case have you in mind?—Any questions affecting the assessment and collection of revenue.

31539. Where would the dispute arise: try

and visualize a particular case in your own mind?-Shall I tell you my own case? I have been involved in these cases, and I have had to go up twice to Government.

aptwice to Government.

31540. Supposing I was the ryot and you were the oppressive Executive and Revenue Officer?—I do not like that position, but I will accept it.

31541. Supposing you have done something I object to, what should I have to do?—I will give you the case of a building fine, I dispute it. 31542. You are now representing the ryot-

Yes. 31543. Where would yen first go to?-To the Mamlatdar, and he only refers for Orders to the Collector. The Collector gives the Mamlatdar и 495-80 1

certain Orders which the Mamlatdar passes on to me. I am dissatisfied with it. I then make an application to the Collector. He passes an Order rapon it. He sits in judgment. It is,—The Collector versus So and So. He states the facts and he passes an Order. I am dissatisfied with it. Tappeal to the Commissioner, who, if he chooses, makes some inquiries into my caso. He sends for me, and he passes a Individ Order upon it. I am dissatisfied with that. I then appeal to Govern-

31544. What do you mean by "Govern-ment"?—The Executive Conneil. Then they pass whatever Order they think fit. After that I have no remedy.

31545. That is the final stage?-Yes.

31546. You cannot run your appeal on to the regular Judiciary ?- I am prevented by law from doing so.

(Chairman,) What is a building 31547. fine?-When any portion of agricultural land is used for the purpose of building a heuse upon it, The Government have discovered that it is liable to a special fine and a spound assessment. Speakto a special line data is specially assessment. Special line data is special in the village of Declah. I began to build, Varieus questions arose, and the Collector passion an order that I secul pay a fine of Rs. 17,000. That was on land worth Rs. 4,000. Of course,

I maturally appealed.

31548. (Mr. Mecfonald.) The payment dewa is a capital som?—Yes. And besides that there is the assessment. That is a question which has been much agitated in the Bombay Presidency. There is the case of Salsette where the City of Bombay wanted to extend but it could not extend. People could not get land in Salastte, which is only a continuation of the Island, because such heavy fines were inflicted when land was used for building purposes. These matters were keenly agitated in Bombay. I remember my friend, the late Mr. Tata, presented a strong memerial te Government because he wanted to extend the City into Salsette. This sort of thing prevails all over

the Presidency 31549. (Mr. Sly.) The illustration you have riven about the building fine arises under the Land

Revenue Code ?—Yes.

31550. There is a section in the Code which provides for the levying of fines on agricultural land diverted to other purposes ? - Yes.

31551. In your case was it a dispute about a original flaw, or was it simply a dispute about the amount of the fine?—The amount of the fine?—The amount of the fine, and the extent of it. The building fine was formerly levied only with regard to the piece of land upon which you huilt. They tried to extend it to all the surrounding compound land which

Mad heen previously excluded.

31552. Was your objection to the principle of the law under which this uncarned increment on the land was secured to the Government, or was it simply to the amount of the fine that was levied ?-

I did not contest the law, because I could not. 31553. It was the amount of the fine?—

Necessarily. 31554. If there had been a question as to whether any fine was leviable or not, that would have been open to trial in the Civil Court?—No. 31555. Not as to a dispute as to the amount of

a fine, but as to whether any fine at all could be levied under the law; could not that have been taken to the Civil Court ?-No.

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31556. Any question of fitle with regard to land can be taken to the Court?—Certainly, as between private parties. It certainly could be taken to a Civil Court.

asked to a vivi court.

31557. I think you told us that there were about three bundled members of the Bombey Providency Association?—Yes.

31558. When was the last General Meeting

of the Association held ?-About two years ago. 31559. About how many members attended it?—About one hundred. Our members are scattered all over the Presidency. The three hundred are not people who are resident in the City of Bombay alone. They come from all parts of the Presidency, and, unless there is something very stirring, they generally do not find it convenient to come down to attend the General

Meeting. You stated that it was managed by a 31560.

governing body ?-Yes.

31551. Of how many members ?- Fifty.

81562. Was this memorandum which has been put in by you passed by the governing body?— Yes, certainly.

31563. At a meeting of the governing body ?-Yes. Three meetings were held for settling the draft, and it was finally passed at a meeting of the

\$1564. About how many members were prosent?—At the last meeting there were a large number present, over twenty; I cannot, however, tell you the exact number.

81565. (Mr. Gokhale.) You stated in reply to the Chairman that you have been in the Bombay Legislative Council for twenty-five years?

—Yes, I was first nommated by Lero Reay under the old system when there was no election. Ever since the Councils Reform Bill, 1892, came into force, I have been a member of the Council,

31586. You were also in the Viceroy's Legislative Council for a number of years ?- Yes; for

three terms.

\$1567. You have represented the Bombay Corporation in the Bombay Legislative Council ?-

Yes; ever since 1893.

31568. How long have you been in the Bombay Corporation itself?—Forty years. I have been a member ever since its foundation in 1872; and before that I was on the Bench of Justices, which was then the Municipal organization in Bombay.

31569. I take it that you advocate simultaneous examinations because you want the equal association of Indians and Enropeans in the Civil Service of this country ?- Yes.

31570. You would have nothing less than equal

association?-Absolutely equal association 31571. And you think that such equal associa-

tion cannot be secured by any other means?-That

is what I have long felt. 31672. You have no fear that under a system of simultaneous examinations the service would be

swamped by Indians?—None whatever.

31573. Supposing, simultaneous examinations were instituted in this country, what is your forecast; would the English element continue to be in the majority, or would the Indian element tend to swamp?-For the next twenty-five or thirty years

shading, the the the Regist demant will be in the majority, and I never like to go too far.

31574. If ever the situation changes, and signs appear that the English element is going below the limit thought desirable, do you think

that the problem could be dealt with then ?- Yes,

it could be dealt with then. 31575. It is not necessary to deal with it.

now?-No.

31576. Mr. Fisher put a question to you that if simultaneous examinations were instituted, all our brilliant B.A.'s would go for the simul tancous examination, and that very few would go in for the M.A. Do you accept that view?-I should have liked to answer Mr. Fisher a little more fully. I think, on the contrary, the result would be that many men would go in for the M.A., because that in itself would be a very good preparation for the Indian Civil Service

31577. If they went up for the M.A. under your rules, the age limit for the Indian Civil Service would be exceeded. Sixteen years is your age for matriculation; four years more for the B.A., and two years more for the M.A., and that is only in one subject. Mr. Paranipye stated that an M.A. would have no chance in tho Indian Civil Service examination, because he would have studied only one subject thoroughy and would be at least 22; so that if an Indian wanted to go up for the simultaneous examination here he would have to specialise after the B.A.?-Probably. that would be so.

\$1578. Do you think that all the best B.A.'s would go up for the Indian Civil Service?—There will be various circumstances which will influence a man's choice not merely because he happens to.

be the best B.A.

31679. Already there are instances of the best men having had the choice of the Indian Givil Service, and their not having gone in for it?-There are many who have a good opinion of themselves and who would prefer to go in for the legal profession, where the prizes are considerable and whom no Indian Civilian could ever hope to rival. The men who are most successful at the Bar can make an income far in excess of anything that the Indian Civilian can make,

31580. They generally take the M.A. first, and the LLB., and other legal examinations after-

wards î--Yes.

3158I. Do you not also think that with the growth of facilities for research and original work grown a had not been research and opinion work and that kind of thing, those who are interested in education itself would prefer an educational careor to the Indian Civil Service?—Yes, The state of things in India is such that there are many openings in those directions; and a good many people will prefer it. 31582. So that Mr. Fisher's fear is not well

founded?-That is so.

31583. Even if a man goes in for the Indian Civil Service and fails, there is nothing to prevent him from going up for the M.A. afterwards?-Nothing whatever,

31584. The ranks of the M.A.'s need not be seriously depleted because of the Indian Civil Service?—No.

31565. The opinion has been expressed by exerni European witnesses that if a simultaneous examination were instituted here it would have a deleterious effect upon University education. I do not know if you are of that opinion, because in reply to Mr. Fisher you said that possibly our curriculum might undergo changes after the institution of the Indian Civil Service simultaneous examination?-It would have no SIT PREROTESHAR M. MERTA.

Continued.

deleterious effect on education. It would be for the good. That is what I maintain. 81586. You are aware that no change can be made in the University curriculum without the sanction of Government? - I know it very well

31587. Therefore, if there was likely to be any deleterious effect produced, in any case the any deleterous effect protocod, in any case the Government would be there to percent tradi-Government has watched very closely wint takes place at the University, especially in room types. They watch every change made in the University Regulations, and they give their consent only after very careful counderation.

31588. Perhaps they watch too closely ?-That

is my view of the thing.

31589. Then, again, the Government appoints four fifths of the Senate?—They appoint 80 out of the 100 Fellows. There are ex-oficio Fellows who are high Government officials. The twenty men are not open entirely to election, but Government can to a certain extent limit their election.

\$1500. So, at teast, four-fitthe of the Senate is appointed by them?—Yes.
\$1591. So that no change is likely to be

recommended to which the Government are opposed ?-Absolutely, no. In the first place you have to obtain the sameton of the four-lifths who not only are appointed by Government, but the majority of whom are Government officials, or Educational officers.

31592. And, if changes are recommended which the Government disapprove, Government will stop them? - Government will have the opportunity of putting a stop to them if they are not considered

desirable,

31598. You said, in reply to the Chairman, that any special additional medities that may be gives to us in India to get into the Indiao Civil Service in addition to the London door would stamp us with inferiority; for instance, if a separate examination is given?—Yes.

31594. But I put to you this case. Supposing, the Civil Service Examination, instead of its being held once a year in London, is held (the same examination, under the same controlling authority, the Civil Service Commissioners, the same examiners, and the same everything) every six months or twice in the year once in London and once in India, a certain number of places being offered at the London examination, and a certain number of places being offered at the Indian examination, open in both cases to all His Majesty's subjects of all races and creeds,-would you have any objection to such a scheme ?-If I could not get the one which I prefer, I would accept

You do not think that that 31595. contravene the spirit of the Statute of 1833 ?-No. but it might bring out a difference between the sucressful candidates of one country and the successful candidates of the other. Otherwise, if I cannot get simultaneous examination I would accept this

31696. If the examination in India was open to all His Majesty's subjects, and if it was held under the same authority, and if the Civil Service Commissioners certified that it was of the same difficulty, would your objections not be met?-Then all the most serious objections would be removed.

31597. Coming to your Memorandum, I see that you carry the fight into what might be called

the opposite came?-I hope not. I only state facts.

3159S. You advocate simultaneous examinations not only on the ground of political expediency and wisdom, but also because you think that it would had to increased efficiency of the Service?—I have heen convinced of that fact for a very long time,

31593. Will you explain what you mean, a little more fully? Do you mean increased efficiency of the Service by a larger introduction of the Indian element?—I have more than once pointed out that able as English Civiliansare, and possessing, as they do, many great qualities, they are, and they remain, almost to the end of their eareer (I am not speaking invidiously) ignormat of the ways and thoughts and habits the people, to a remarkable extent. I have and an opportanity of saying this and pointing out what is really the knowledge or rather the ignorance of English Civilians of the Natives of the country in a spaceh which I made in the Bombay Legislative Conneil as far back as 1901. I scinted out that the unfortunate difficulty which Englishmen have in acquiring Indian languages keeps them apart from the people in a way which would not be patent to people, except those who have been in close contact with these matters. I have wandered all over the Presidency in my professional career, going from village to village, and have had an opportunity of sesing the work of English Civilians perhaps more than any other person; and even when their intentions were of the very best, I have found that the ignorance of native ways was a great contacle in the way of their understanding and dealing with the people. It is wonderful how Englishmen cannot acquire the language.

\$1600. In the case of Indians the advantage of knowing or being able to acquire the language is great? It cames to them intuitively. So that, if you could combine the two things, as would be the case, if Europeans and Indians were members of the same Service, and mixed with each other

one can be between an introduction can come on conditions of the Administration would be bagely increased.

31601. Each side would supplement the good points of the other, and the total combination would be for the good of the country ?-Yes.

31602. You say: " Most of the great English-men who knew Indians closely and intimately have borne generous testimony to the moral quali-fications of Indians". Will you mention some of the names you have in your mind?—I will give you the names of all the principal people, Sir Thomas Munro, General De Graat Jacob, Sir John Mahcolm, and Mr. Elphinstono. There are various other names which I could give you. In writing this Memorandum I have had in mind the selection of the opinions of the most distinguished administrative Civilians and Military Officers who have expressed their views upon that subject.

31603. They keew Indians in pre-British days, when Indians compiled positions of authority and command and exercised responsible functions in Native territories?-Yes.

31604. Indians have not had similar opportamilies since ?-No.

\$1605. Therefore, the opinions of the present day Europeans are not entitled to the same weight as opinions expressed by those Englishmen who saw Indians settally working in great and responsible positions?—If I may be permitted, and I am not taking up the time of the 10th March 1913.]

Commission, I should like to refer to an account of the way in which an Indian could administer Revenue and other matters. I had occasion recently to read up the history of the Sángli State. The Chief of the State, in the first half of the 19th century, Chintamanaao, was a personal friend of the Duke of Wellington. If you will allow me to do so I will read you a description of him so far as his administrative powers were concerned. "Chintamanrao (he was the Chief of the State) was a competent Administra-tor. The key note of his administration was to keep his subjects contented. He was of a comprehensive and versatile mind and there was no subject affecting the well-being of the State which did not attract his attention. He promulgated his Code of Civil, Criminal and Revenue Procedure in 1857, but he had been collecting materials for this Code for over ten years. The codes of laws promulgated by Mr. Elphinstone were, of course, before him, also the code issued by Tipu Sultan of Mysore, and the rules and regulations issued in Kelbapur and in other places. He took considerable interests in mining operations, particularly, gold mining in Kupalgad Hills, which he encouraged. In one of his tours he found marble stones at Vervi in the Shirhatti Talnka. He set about exploring for it and for other stones, etc., in Shrhatti. In 1835, he issued orders reserving the right of the State in respect of gold, silver and medicus stones, while allowing free opportunity to all to explore for lithe stones, manganese and other minerals. He made unsuccessful efforts to

of Wellington?—Yes; and the Duke of Wellington?—Yes; and the Duke of Wellington?—Yes;

ton had the highest regard for him. 81607. With regard to the suitability of a competitive examination to Indians, the view has been expressed that while a competitive examination may be a good test for Englishmen it is not an equally good test for Indians, because it tests only intellectual qualities. You share the view with

Lord Sherbooks that intellectual and moral qualities are interdependent?—Yes, absolutely. 31608. To what extent do you think the of the right stamp into the Public Service?—I think it is as good a test as in the case of English

31609. And you cannot think of any other which is equally good ?- No, that is so.

31610. You mention certain qualities, and you say: "If, however, what is meant by administration on English lines is the application of principles deduced from the most advanced educafion and culture and the progressive experience derived from all ages and clines, then English clucation will qualify Indians, and so on. Do you mean by that, English education as imported you mean by use, inguish cuccasion as impacted here, or do you mean, English education which has had the finishing fouch of residence for a period in England?—In the first place, I would say, the English education imparted in India; but, as in the case of all educated people, they are always the better for going and studying in other countries and especially that is the case of an Indian studying in England, which is the ruling power.

81611. You think that the English education which we receive here gives us a fair amount of those qualities which are thought to be necessary. for carrying on Administration on English lines?—

Sir Alexander Grant, who was the Principal of the Elphinstone College, and Director of Public Instruction, leid it down in one of his reports that English education made his Indian students more trustworthy, more reliable, and more counageous in the exact proportion to their scholarly attainments, in the exact ratio; and that is the opinion which I have always held.

\$1612. You think that the education we receive in this country develops not only our intellectual' qualities but also our moral qualities to a corresponding extent?-It develops both the moral and

the intellectual qualifies.

31613. And if the men who are selected are: sent to England as you propose, all the necessary requirements of the situation would be met? - Yes.

31614. (Mr. Chaubal.) With regard to your scheme for the regruitment of the Provincial Civil Service you say, "The Association are of opinion) that one-third of the recruitment should take place from the body of legal practitioners, Barristers: and Advocates." Do you advise it for the Pleaders?—The Pleaders can come in in one of

the three proposals.
31615. Which one?—The Subordinato Judiciary. All Pleaders would be eligible for that. The LL B.'s are Plenders. That one third would

be open to all Pleaders.

· 31616. Under the first part of your scheme, as I understand you to say, you submit LL.B.'s to the same competitive examination, and get them into the service ?-Yes.

31617. If your scheme is that B.A.'s and LL.B.'s have to sit for a certain examination, and that the Provincial Subordinate Judicial Service is to be recruited from that class by competitive examination, there is no scope for Pleadership

there?—Are not LLB.'s Pleaders.
31618. They are qualified to be Pleaders if. they do not go in for the competitive examination.

and enter the service? LL.B.'s after three years.
31619. That is as it is et present. What you want is a competitive examination. One-third is Judges of the Provincial Ciril Service after they have passed the LLB.?—No, they have to practite for three years. That is my scheme. They must be in the first instance LLB's. They must become Pleaders, because it is coupled with practice for three years. LL.B.'s have developed into Pleaders after three years' practice. These are to be subjected to an examination for the

Subordante Judgeships.
31620. What is the bardship of a practising Pleader going in under Clause No. 11? -The prehability is that a practising Pleader would not have the same qualibrations for the knowledge of the principles of law which an LLB. would

certainly have.

31621. Do you suppose a practising Pleader. is not an LLB.?—I assume he is an LLB. 31621.

31622. Why, should not a Pleader of more than five year's standing come in under your. Scheme No. 11?—He certainly could; because to he a practising Pleader he must have had an LL.B. Degree for five years, and he has already practised for three years. If he has practised for five years all the better for him. He is equally eligible as a candidate for that examination

31623. Do I understand that you have no objection to insert the word "Pleaders" where, you have given the two classes, Barristers and Advocates, in Clause 11?-I would have no

continued.

objection if the period of practice is somewhat extended,

31624. Under the present incomestances a Barrister of five years' standing has as much practice as a Pleader of three years' practice?—I am not able to agree with you there.

31625. My impression is that, as a public man, you have been taking some interest in this question about the separation of the Judicial and the Executive?—Yes, I have, for some years

31626. If my impression is correct, you have . worked out a scheme for the separation?—Yes,

\$1627. And in that scheme yea considered that the financial difficulty was not very considerable ?-I think it was not very considerable.

I laid it before the Legislative Council in 1893.
31628. You gave a practical instance as to
why you want a separation, the building fine in
connection with the Land Revenue case you mentioned ?-Yes.

31629. In that minute of yours you mentioned cases coming under the working of the Salt, Oplum, Arms and Land Revenue Acts?—Yes.

31630. What is the evil or mischief which the public complains of as regards these Acts ?--In many cases it amounts to persecution, to put itshortly. There were instances with regard to the Salt Act which it would surprise an ordinary man to find could be dealt with hy a Magistrate in the way in which they were dealt with. Take the case of the poor woman who was convicted for using in her food a bit of Saline earth she bas scraped from the ground.

31631. I want to know the general character of the reasons why the public demand this separa-tion in the triels of these cases?—In their deci-sions the Magistrates are influenced by their bics

on the Executive side.

31632. Is that felt as an evil only by the practitioners, or by the public?—By the public. I do not eare about the practitioners. These cases are no evil to them. They bring money to them. \$1638. We have had the evidence of High

Court Judges who have been asked about that point. Do you think that these cases, owing to these Acts, do not and cannot come before the High Court except upon revision?—They cannot.

\$1634. Do you, or do you not, agree with me when I say that in revision, such evils are not likely to be seen by the Court at all?—I agree with you entirely. They never meddle with a

revision of facts.

31635. In clause I of your scheme you say:
"The present Subordinate Judiciary composed of
Subordinate Judges of different grades should be enlarged and strengthened. It deals, at present, with civil work only. To that should be added oriminal work at present done by Revenue Officers." That is part of your scheme which you proposo, is it not?—Yes, because I have considered that Subordinate Judges really de criminal work better than the Deputy Collectors, the authorities which are now entrusted with it, because they possess superior qualifications to the Deputy Collectors.

Deputy Convertors.

31636. Apart from this tendency to decide according to the bias of the superior Executive Officer, Mandatdars and those persons who are vested with second and third class powers have bardly any real training in law?—That is so,

(Sir Theodore Morsson.) Did I under-31637. stand you to say that you thought that the holding of the examination in London was incon-sistent with the Act of 1883?—Yes.

\$1638. Not with the letter ?- Beyond that : both against the letter and the spirit,

31639. The letter is what you have quoted there. Nobody has actually prevented their holding any office, place or appointment, in the Civil

Service?—Practically, yes, 31640. But not literally?—Yes; because you must expound the letter fully.

31641. I want to ask you about the other, the spirit. I am no lawyer, and I do not understand what these things mean. In what way is it inconsistent with the spirit?-The Court of Directors expounded the Statute as meaning that there shall be no governing race and no exclusion of Indians: but if you arrange that they are excluded systematically by such Regulations from that competition, then you break the spirit of that Statute.

31642. But did the framers of this Act themselves provide by Regulation that the examination should be held in London ?—I have heard that said; but I remember the early debates very soon after the passing of the Statute, in which it was pointed out that they realised that for a long time to come the examination will have to be held in England. That was not an essential part of that policy.
31648. It is in the Act?—Not that it should

be held in England.

31644. Surely one of these repealed sections of the Act directs that an examination should be held, and I think it is less favourable to Indians than the present condition, because it says that name to present condition, because it says that nohody shall sit for that examination unless he has had nomination from the Directors. Surely, up Indian is likely to have got a nomination?—To what Statute are you referring?

\$1645. The one you are quoting?—There is no provision for appointment by the Directors in

31646. I am uo lawyer, but I have a copy of the section which has since been repealed?—What

is the Act?
31647. This Act of 3 and 4 William IV? That is the Act of 1833 which lays down that no racial distinction shall be made.

31648. It does; but, as a matter of fact, there is a provision in one of the repealed sections which one does not generally see which says that there shall be an examination for introduction to Helicybury, and that the Directors shall give nominations for persons who sit for that exam-ination. Therefore, I gather from the Act itself that it is not contrary to the spirit of it as it was understood?-It is contrary to the spirit of it, though under the actual circumstances existing at the time it might not be possible to hold simul-taneous examinations. But the spirit remains. The spirit was to exclude the theory of a governing

31649. You think we are more capable of interpreting the spirit in which they framed that Agt than the men who actually framed it ?-No: but I would go to the people who were concerned with the framing of the Act, and afterwards with the carrying of it out. I have an extract here from the speech of Lord Starley, who was very much concerned in all these transactions from 1883 to 1857. The extract which I have here from the report of his speech says: "He could not refrain from expressing his conviction that, in

Continued.

refusing to carry on examinations in India as well cultore ?-Yes. You may take it that way, as in England, a thing that was easily practicable, as in England, a tining term was easily inscending that which they dealared to be one of the principal objects of their Bill, and confining the Civil Service, as therefolore, to Englishmen." The same thing was repeated in 1857. Lord Stanley was in the best position possible to interpret what

was meant. 31650. Turning to the educational aspect of this question, do I gather from your answers to Mr. Fisher that you are not anxions that we should develop in India an indigeneous system of education?—I should like you to tell me what you meen by "an indigenous system of educa-

31651. Something which would represent and carry on Indian culture ?—I mentioned it in answer to a question put to me by Mr. Macdonald. I am for Indian culture : but Indian culture can best he developed in India through English education. It is English education which has taught us to appreciate Indian culture as founded

upon its history and its over literature.

31652. That would mean, surely, the study of Indian books and the great works of Indian writers ?- Not only that; it would include the study of the habits, and race, and manners of the the people. Everything would be included in

31653. Something in the same way as English education has been developed by the study of Letin and Greek. Is there not a hope that we may develop an Indian culture by the study of Sanskrit and Arabic and Persian?—That is a large question; and one can only give an opinion. It has been expounded at different times that Sanskrit and Arabic may do for Indians, and Indian languages and Indian outture, what Greek and Latin did for English people. But the

oircumstances were different.
31654. You do not agree with it?-No, I do not, because the circumstances are entirely

different

31655. You say that in your own fondness for Latin and Greek?—I used the words with

reverence, because I know little Greek. 31656. But in your reverence for European classics, are you prepared to develop Indian edu-cation upon those lines of Latin and Greek which have turned out useful for Europeans but which entirely neglect the culture and civilization of India ?- Greek and Latin culture is valuable, not only for one-sided development, but it is valuable for laying down principles for all development and all culture. That is the view I take of Latin and Greek literature and History. It not only teaches us specific facts confined to particular people, but it ultimately enables us to develop principles which are good for all culture. 21657. That must

are good for an enterior.

21657. That must mean in practice, must it not, that the knowledge of that culture which is bound up with Persian things, will disappear from the education of young Mahammadans From Why should it disappear? Why should up on the good of us for Pharmonan classics and some of us of the other parts of the state of the some of us, for European classics, and some of us for Oriental classics? I think it would be good for all of us if we varied in that manner.

31658. You would have a class of boys heing specially trained for the Indian Civil Service who would follow a European course of education, and you would have another class of heys who would develop more particularly the Indian school of

think a diversity in educational attainments is a very useful thing

\$1659. According to your system, those who

followed the Indian system of culture would not have a chance in the examination?-Sanskrit and . Arabic are included in that curriculum 31660. We have been told that Indian educa-

tion is not fairly represented in the examination?— That ought to be remedied as a watter of detail. \$1661. If you remedy it, does it not come to this, that you have one class of subjects which the

Indian competitor takes up, and another class of majects which are taken up by Europeans?— Many subjects would be common to both, 31682. Theoretically, but not in practice?—

Really, why not?
31663. Because in the system of training, the
broad liberal education of which you speak, in India is one thing and in Enrope another; you. may arrive at a culture in many ways by many gates. In Europa it may be Latin and Greek, and in India it may be something olse, The Greeks laid down music and gymnastics. You cannot have a simultaneous examination which will bring in gymnastics and wusic. If you did, all your Greeks would have gone up in that?—Yes:
while your English candidates would get their
culture through Greek and Latin, and Indians: would get their outure through English history and English literature, which is absolutely impregnated with Latin and Greek oulture.

31664. No English boy does take up English literature as a subject for examination ?-That was a complaint up to recent times, but since then

was a comploint up to record sames, nor same men-las not English been brought forward in many ways as a direct subject for University study? 31006. As a matter of fact, you will not find: as a general rule that English people distinguish-themselves in the examination in English literature, as will be seen by the fact that Indians, are very often on the top. Englishmen who do distinguish themselves have generally done so in the grammar. It really is not represented in English education. It therefore will remain as an Indian subject, if I may use the expression?— English composition and the English language bave not been by themselves a direct subject of study in University courses up to recently. have done it indirectly because, after all, reading Ruglish literature and reading English history must give you a knowledge of the English language. The complaint was that the English language was not a direct emblect of study in the older Universities. I believe there have been attempts in recent times to remedy that state of things: but, at the same time you must remember that English candidates went right through the... English language because they studied all English literature and all English history.

31666. No: no English boy, except in his out of school hours studies English literature, or, at any rate, very few do so?—Does he not read

all the great books on English literature?
31667. He may, or he may not; but that is out of school. He is never taught it in school ?-That can be remedied. I believe English people

have awakened up in that respect.

31662. That means that you will have to change the English system of education?—It is very largely changed now, I think. 31669. Would you modify that rather savere

expression of yours when you say that you have .

Sir Phenoreshah M. Mehta.

continued:

carried war into the enemy's country? Sir Murray . you could then take steps and check the flow of Hammick has already referred to that point. You: Indians, What steps would you be prepared to say, "It is one of the most deplorable facts in the relations of the Anglo-Indians and the Natives of this country that even the best intentioned and less prejudiced among the former have a rooted dislike to the educated men among the latter". Is that true of the educational men?-Do you really press that question? I really do not want to use any strong language or anything that might widen the feelings between Reglish people and Indians. That they should be brought closer together is the desire of all our best and wisest men. But this is desire of all our dest and weste their, due has a the conclusion I have arrived at after an experi-ence of forty years, and having associated with both Indians and English people. It is an autor-timate circumstance, and I deploy it. I have said this in the Legislative Council with regard to one for whom I have too highest respect for the manner in which he looked after the welfare of the people, Sir Frederic Lely. But if you ask me lonestly, is this the conclusion. I have come to, I do not know all the reasons. One reason I have suggested is that probably educated Indians are pressing too close upon the heels of Anglo-Indians and officials; and one feels inclined to kick at people who get too close upon your heels kion ap people wile get all close apon your needs somotimes. It may be that, and it may be other resome. But you may take it from me that this is a conclusion which I have arrived at after long experience. I do not mean to earry war into the experience. I us not mean to easy at 1860 list enemy's camp. I have really no such installon. But it is a deplorable thing that such is the case. I have the highest regard for the English people who have shown me great acts of kindness and courtesy and consideration; but in this respect I

have stated what is to my mind a bare fact. 31670. But you have stated that in a way so that it applies to all, without exception ?- I hope not. I still make any number of exceptions; but the broad fact will remain. I say openly that there are many Englishmen who try to get over it. There are some who succeed in doing so; but, taking the average Auglo-Indian afficial, or the non-official, there is this feeling.

31671. I only want you to say that there are exceptions?—I will say so at once with cordial good-well.

81672. You say that "Angle-Indians and Natives of this country, even the best intentioned and least projudiced among the former, have a rooted dislike to the educated men among the latter"?—I am ready to add, "with very excellent exceptions." I could not say that knowing

gen exceptions. Total to a young knowing some Englishmen as I do.

31673. (Lord Rosaldskey.) You talk Mr.
Gokhale that you did not anticipate that there would be any danger of Indians sweeping the Serves if simultaneous examinations were set

up?-Yes.

31674. And you also told him that if by chance in the future that did come to pass, it would be quite easy to take steps then to prevent an undue number of Indians finding their way into the Service?-I answered that in a consory I have no fear of that. I have no fear for way. the stability of the English rule, even if there was

a swamping.

31675. I was referring to the two suswers you gave to Mr. Gokhale. The second was that if that did come about, and more Indians found their way into the Service than was thought desirable in the interests of efficiency, and so on,

Indians. What steps would you be prepared to take?-Another Commission, Commissions are

always at work at intervals.

31676. I did not ask you the opinion of some future Commission, but I asked you your opinion. What stens would you be prepared to take ?- I will answer the real point contained in your guestion. I confess that the answer I gave to Mr. Gokhale was a cursory answer, and did not express my full view of the matter. I say that if ever the time comes, twenty five or thirty years hence, when there was a larger number of Indians in the Indian Civil Service than Europeans, you can take my word for it that those Indians who have outered the Civil Service in such large numbers would out-Herod Herod; they would be more English than the English themselves, and they would wish to keep up British rule, while Eng-lish people with that plack and daring pendiarly their own, do not sometimes hesitate to jeopardise the connection between England and India, so beneficial to both.

31677. That is not quite answering my question. The question I am asking is this: I am assuming after a system of simultaneous examinations is set up, that a larger number of Indians and their way into the service than is thought desirable; and when Mr. Gokbale made that suggestion to you, you said it would be quite easy when that case arose to take steps to remedy it: I want to know what steps you would be propared to take, supposing that it did arise?—To some extent I qualified my naswer by pointing on that it was a very cursory naswer. I thought it was a matter of each little importance that I said, yes, let the future look after the future. That is what I meant to convey. Taking it more seriously, if the time comes when the Indiana outnumber the Europeans in the Service, for twenty-five or thirty years there is no likelihood whatever of such a thing at all. After that period I hope and believe (of course I shall not live to see it) that Indians being in such large numbers in the Civil Service itself, and under English influences, will be English in feeling as far as the safety and permanence of the Empire is concerned, that you

need have no fears. 31678. May I take it from what you have said that in your opinion it will not be necessary to take any steps?—Really I do not think that

occasion will ever arise.

31679. I suppose, as a matter of fact, you would admit after careful consideration of the matter that it really would not be possible to take any steps to limit the number of Indians getting into the Civil Service if once you granted them the privilege of getting into the Service by this examination?-I should be inclined to go with you there. I consider that in political matters of this kind you want bear in mind Lord Clive's saying, "To stand still is dangerous: to retreat is rain." I quite agree that in political matters you cannot retrace steps, and that is why we are insisting that you must go on with some system of simultaneous examination. You cannot retrace your steps after the Statutes of 1833, 1853 and 1870. Anglo-Indians must dismiss all idea that you can go back upon those Statutes. It is a political matter of such importance that there is no retracing from steps once taken. 31680. With regard to another remark, you

say: "The majority of English Civil Servants

would like to remove the decision of most civil operations from Judicial tuburals to Exceeding officers." I should like to ake you on what you have that statement?—I will give you then intrance of a lill ponding in the Lagislative Council at the present moment, called the Talindara Bill, infecting cases in encacidion with the succession of property. For years, up to the present moment, these cases have been tried satisfactorly in the Orivi Courts, and an endeavour is now heigh rands to have them there many from the Civil Courts and referred for decision to the Executive officer. At the present moment, is fall is pending in the Legislative Council for that purpose. I could give you numerous instances of south things.

31631. That Bill does not propose to deal with every class of case it proposes to deal with some particular classes of Civil cases?—These cases of succession are Civil cases, and they are always referred to the Civil Courts.

2052. But is it upon that example alone that you has your statement that the majority of English Crist Bernatus would like to reason designed on the constitution of English Crist. Bernatus would like to reason designed on the constitution of the present moment. If you turn up the files of Elile before the Lugislative Control you will see that attempt first extrampt has been made in that direction. Fortinately they have not always succeeding because after all, there is a body of English cylinder which will not allow them to go very lar in that direction. Two would, however, if they

could.

21089. I only asked that question because my personal experience of Civilians in districts, and is on, is rather a centrary one. They have always given me the impression that they are very auritous not to have further burdoos imposed upon them?—I have been proving in this Presidency for furty years, and I have the best relationships with Boglish officers, and, as I have said, I am grateful to them for many acts of kinchess and countrey and consideration. I am not speaking with any feeling against them. I have great administen for many of them. Thes, however, is a trend of their mind, as Bir James Effectances Stephen pointed out in the quotation

Intergeron.

31684. With regard to your suggestion for the recruitment of the Julical Survice, you say, "The most serious defect of the Angle-infum Judiciary arises from the circumstance that their judiciary arises the knowledge and emperisons of Native ways and thought which can to some extent at least, he sayouth by the lone senset into which a practising lawyer is thrown with the people. "We shave had a good deal of evidence from a great many of the local authorities that the knowledge of the people acquired by the Sagdhist Civilian during his earlier years on the Revenues saids is one of the most valued actification in the subsequent directange of Judicial duties. I do not quite mederation what you must when you say that the Indian Civilian has no opportunity of getting ried of its inguerance of Indian life and Indian ways and Indian thought?—The one great coatscle in the way of an Engilstann equiting that knowledge is that he cumout acquire the Natus dulines of Natus dulines of Natus dulines the Natus dulines of Natus dulines the Natus dulines that knowledge is that he cumout acquire the Natus dulines.

31855. But does not the Indian Civilian during the extiler years of his service spead or great part of his kime among the people?—Shall I describe to you what he does, as I have seen it with my own eyes? I will tell you what life he passes, and why it is he does not acquire it.
31855. I ask you first of all, it it not a fact

31686. I ask you first of all, is it not a fact that during the earlier years of his service the Indian Civilian spends a greater part of his time among the people in the districts?—He has a tent outside the village; he does not pass his.

life with the people

The is also, and has no companion, I presents he must come into centade with the people?—I say he does not come into contact with the people?—I say he does not come into contact with the people cought in the way of his beniness. It is not known by he medium of his own understanding of the language that he talks with them, but through the britterpeatation of his subordinate, except he a very faw instances. I do not know how it is in other Provinces. In the Bombys Presidency I have come into contact with hundreds and thousands of Civilians, and they cannot talk the language except in a few instances and with those exceptings they cannot early on so oversation with the prople. The acquiring of the language is the greatest chatact. The Barghisman has a certain insular disposition. He willnot thrust kinstell ground the people in the course of his training, but it is this must of the souther of he language of the people in the course of his training, but it is this must of knowledge of the language of the people in the course of his training, but it is this must of knowledge of the language of

H is this want of knowledge of a tellulage, our H is this want of knowledge of the largeting of the people which bandlersy him so much. \$36000. Then I new Take's From your answer that yes disagree with the Chief Justices and other Chalge who have been examined inhibete, who have exist that the earlier years which a Civilian years of the Chief Tustices would have be knowledge short this matter. They are morthly Boghish that the Take and the State of the Chief Tustices would have be knowledge short this matter. They are morthly Boghish that

Barristers imported from England.
31689. I suggest that the Chief Justices have some knowledge of the work done by subordinates?—They have no personal knowledge at all.
31690. Have they not opportunities of judging

alego. Have they not opportunities of judging of the work done by the District Judges?—They have no knowledge of how they mix with the

atiss.1. Have they no opportunities of judging of the Judicial work done by the Judgest—Containly. Sir Charles Surgent, who was one of our great Chief Justices, giving his examination before the hat Commission, distinctly averred that the lengths the latt Commission, distinctly averred that the lengths District Judges were mixerly, in the appreciation of evidence, to the Indian Judges. You will find it on the records of the last Connaissam. Sir Clarkes Sargent was a meet dispassionate anthenity.

ate antherity.

31692. Am I to understand from that that the Indian Civilian must make a very bad Jodge?—In the appreciation of evidence he is very bad.

In the appreciation of originate he is very had, 31693. And, therefore, he cannot make a good Judge?—He does not make a perfect Judge

Stramy, 31694. In your opinion a Barrister will make to better Judge?—A Barrister with a good deal

of practice would make a better Judge.

31696. Why do you still dears to recruit onethind of the Judicial Service from men who make
such ked Judges?—Shall I asswer family?

Beassus if I put forward as electine which evolute

Civilians altogether it would be post-pooled asimpractable.

Scontinued.

31696. The scheme which you formulate here is not the real scheme which you would like to see ?-It is not the ideal scheme which I should like to see After all, in this world we must by practical. I thought the thing would be simple

kicked out if I had put the other scheme. \$1697. The scheme you recommend would be recruitment from the Bar ?- No, from the sub-

ordinate Judiciary and the Bar.

31688. I understood you to say that your Subordinate Judiciary were recruited from the Bar 2—If you call the Bar the Pleaders, I mean the Bar. The "Bar" here means, however, the Bar of the High Court. Popularly, when you speak of the Ber you mean the Boglish and Indian barristers practising in the High Court. If you mean the Bar in the Judicial sense it is so.

31699, (Mr. Heaton.) You will admit that there is another side to this matter of civilians not acquiring the knowledge of the people and not not acquiring the knowledge of the people and not being able to talk with thom. There are many instances of other people whose opinions are quite to the contrary; and it is a well-known fact, or believed to be well-known, that Civilians when they are out in the districts spend many hours of their time in conversation in the vernacular with local people of importance?-I have beard them very often talking in that way; but it has been very difficult both for them to make themselves under-stood in the vernacular and for the people whom

they interviewed to understand them. 31700. There is a considerable body of information to be found in the books on India written by Englishmen?—I suppose so. I cannot tell you generally; but if you refer me to any particular book I will tell you whether that information is

accurate or not?

31701. I will give you one instance. You know Sir James Campbell's compilations of Folklore and Spirit Beliefs. It is a collection of old stories and other things. Is not that a very valuable contribution to that particular subject ?-

I do not think so 31702. But there are other views ?- I know that Englishmen entertain other views, I quite admit it, because they do not realize

drawback.

31708. As to Sir Charles Sargent's opinion, again, there are opinions of Judges and others, again, mere are opinions or snages and caters, who are in a position to have same knowledge of the matter, that English Judges are good Judges?
—Sir Charles Sargent land a reputation for being a thoroughly impartial and dispassionate man; and his opinions, in consequence, earry great

weight. 31704. It is the weight of his opinion that you rely upon?—Yes. You know his reputation

as well as I do.

31705. I do indeed. I wish to have it on record that there are other opinions?-I suppose

there are many such instances on the records of the last Public Service Commission.

31706. And those we have had here on this Commission ?- I have followed the reports in the public papers though I cannot say I have done so very carefully. I do not rely simply upon Sir Charles Bargent's expression of view. I am speaking also of my own personal knowledge and speaking also of my own practised in all the District experience. I have practised in all the District Courts in the Presidency. I have appeared before Mamlatdars and Deputy Collectors and Collector-Magistrates and District and Sessions Judges. I have appeared before District Indges in all parts of the Presidency and therefore can speak on the matter. From Sir Charles Sargent's position his

opinion ought to earry great weight.
31707. Turning to your Memorandum, near the beginning where you say "Few Englishmen are capable of realizing how seriously and hope-lessly English officials are, particularly in the higher administrative posts...": are you there thinking more of Gollectors and Judges, or are you also thinking of Members of Conneil?-Yes, I go up to Members of Council.

31708. A considerable part of their business, after all, is not so much detail as general control and supervision ?- No, not altogether. There are numbers of special matters which go before them in

which details have to be considered

31709. But after all their principal function is general control and supervision, is it not, when you come to the higher posts?—I do not think so. you come to the higher posts (-) up now within specific cases which involve the consideration of a large

number of details.

31710. Who would you say lays down the policy of the administration?—The main lines of police, as I have said, are laid down by the Heuse of Commons and the Secretary of State. There is a perpetual reference from the Load Government to the Government of India and the Secretary of State. They do no move one step without having obtained the opinion, in the first instance, of the Government of India, and thon, ultimately, of the Scoretary of State. Therefore, there is considerable delay in disposing of matters; so that the lines are laid down by the authorities there, the Secretary of State being responsible to Parliament.

31711. There is considerable adaptation of that general policy to local circumstances by the Local Government?—Yes; and that is where the

opportunity of going wrong comes in. 31712. And where they seems their opportunity?—Yes.

31713. If we had Indians who were Members of Council and controlled the Local Government

we really should be better off?—Yes, I think so. 31714. Turning to the question of Revenue administration, which is largely not on English lines, after all a great many of the cases which are instituted in the Civil Courts are mere matters of taxation, are they not?-Of assessment and collection of state share of land revenue, not of taxation.

31715. Do you not include that in taxation ?-No, there is a distinct line between them; assessment and the collection of revenue and taxation.

31716. Do you think that a ryot ought to be able to go to the Civil Court to have it determined whether he is liable to pay at the rate of Re. I an acre or Re. I-8 an acre?—I do not say that it would be to his advantage to go to the Civil Court, But I do say that it would be to his advantage, and to his satisfaction and contentment, that there should be a special tribunal for the purpose of dealing with these cases. Instead of combining the two functions in one and the same person you ought to lave a special Court. I believe they have a special Court in Ireland to deal with land matters. I think there ought to be some Court of that kind to decide questions between the Government on the one part and the ryot on the

\$1717. But would you allow the ryet to go to the Court before a special tribunal upon this question as to whether he was to pay Re. I or Re. I-8?-You are putting it in that way, but it involves a very much larger sum than that of Re. 1-8. It means

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perpetual increase of assessment for thirty years, nd in the end it comes to a larger amount than ie realized by the circumstance of there being Re. 1 or Re. I-S increase in two years. It means a thing that will be a loss to him for thirty years.

31718. Is that the type of question which you think ought to be allowed to come before such tribunal?—It is one of the questions which should be relegated to that tribunal. You know how much depends upon the way fields are classified and the way in which the assessment is arranged. It has been pointed out that Executive officers could do a good deal of mischief to the ryots in consequence of the way in which they set about the work of assessment through classification and the other various stages, through which the the other various suggest, incompt which the business has to go. If the tyro duples it is hope-less for him to appeal. He goes to the Commissioner, and then he to solmit. It is a question of thirty years. It is not a question of a rupeer or super and a helf. 31719. You may have an enormous number of some 2.00 After a Thimpal of that are

of cases?—No. After a Tribunal of that sort settles the lines npon which their decisions should be based, I think the number would decrease very largely. The number of cases might be large when the Court is first established; but I have always found that when a Court is established for naview found and when it has given a certain number of decisions and settled the principles upon which those decisions shall be

given, the number of cases decreace.

31720. With regard to the question of the
Civilians not liking the old style of paternal
Government better, is not the recent view of that question rather this, that a great many of them do think there has been excessive legislation? It is not that they do not approve of legislation, but that they think it has been carried too far: is not that the case ?-No. They go in for a good lot to secure executive freedom and irresponsibility, but they cry out sgainst overlegislation, when it is apt to control them

31721. You think they are free from that particular defect now. You pointed that out and quoted from Sir James FitzJames Stephen ?—I say that is still the view, particularly that thing which Sir James FitzJames points out, that all civilian officers consider fawyers as their natural enemies. I have realized that over and over again in the course of my practice: they consider you as their natural enemy, and as persons to be avoided.

31722. I thought you meant that laws were their natural enemies?—Laws as well as Lawyers

are their natural ensmiss. I am dealing with laws?-The quotation gives lawyers too.

31724. I was thinking of the kw?-You asked me whether there is not over legislation sometimes.

31725. I asked you whether the objection to lawyers in themselves has not now gone by altogether?—No. If you read the Anglo-Indian Press you will find that it has been perpetually dinned into our ears. Within the last few years the cry has gone up from them that rules of evidence must be done away with, as they hamper them in the carrying out of justice, and that they must be allowed to do justice in the rough and ready manner in which the old Oriental despots had the power of doing it.
31726. It is not the view I have been brought

up to, and I thought that view had passed away?

—I say that it is the conviction and belief of a large number of Augle-Indian officials. 31727. At this moment?—Yes, at the present

31728. A little further down in your memoaltree. A news turner now in your memo-namen you any "There would be no quality, unless the facilities and opportunities were equal in the ense of Indians as that of Englishmen." Would the opportunity be equal unless the competitive examination were adapted so as to offer the same facilities to Indian students as to English students?-I do not quite understand your question

31729. Supposing, the examination were left on the same lines as those upon which it is now conducted and were made a simultaneous examination, would it give equal opportunities?-To a

very large extent.

31730. To a sufficient extent?—Yes, for the purpose of satisfying the feelings and sentiments of the people on this subject. Of course, there would be agitation afterwards to amend and alter things, as in human things there always will be; but for the present it would be a source of great

satisfaction and content. 31731. I see that you attach very particular importance to the powers of appreciating evidence

which only come from legal procise in legal tribunals?—I attach very great weight to it. 31732. It is a very curious comment upon. or Engths system where we leave facts to be determined by juries?—Under the guidance of the Judge

51733. If they choose to take it?-But you si793. If they chose to take it I—But you combine a number of people of mounts seen, and they are hound to take it; and you know, as a motifer of fact, that they do. You must have known it your own smaning-up how juries have absolutely gone according to the direction.

31793. The great safegrand of the jury system in Englandis copposed to be that they go wher own way, and that they do not necessarily rely upon the cumulung-up of the Judgo?—In very isolated cases. But you have her to know that it is said that it is right that it is will that when

But you know that it is said that in civil cases the system of trial by jury should be done away with,

31735. Your view remains that the legal practiceour is a better judge of evidence by reason of his legal practice and that he is, in fact, the best Jodge?—I cannot imagine any Judicial officer discharging his duties astisfactorily unless he had that power of appreciation which can only

be acquired by legal practice.

S1736. Do you know anything about the legal tribunals in France and Germany?—Yes, 1 have read a good deal about them.
31737. Where the Bench is absolutely dissociated

from the Bar?-Yes; it is a separate class altogether : the system there is so different,

31738. But if it is a successful system, it shows that it may be tried ?-I am not competent to say whether it is a successful system. I have

read a good deal about its defects, principally, the ss-examination of the whole of a man's life 31739. With regard to the question of the separation of the Executive and the Judicial, if

you gave Judicial powers to Subordinate Judges it would involve an increase in their number?—No.
That is what I tried to point out in the scheme
which I had before the Legislative Council

But supposing, on examination, it was found that it did involve a considerable increase in the number of Subordinate Judges, and that it involved very large addition of expenditure?— Sir Phenoseshah M. Menta.

Concluded.

Even then I would go in for it. As was pointed out in the petition on the subject to the Secretary of State which was presented to the Secretary of State by a large number of the most distinguished Judges in 1899. It was signed by Lord Hobbouse who had been Legal Member of Council and who was afterwards a Member of the Privy Council, by Sir Charles Sargent, Mr. Justice Plear, Mr. Justice Garth, and a lot of distinguished Judges who had served in India, Sir Wm. Markby, Sir Richard Couch, &c.

\$1741. Were any Bombay eases referred to in that memorandum?—The schedule consisted mostly of cases which had been gathered together by Mr. Manmolian Ghose; therefore they were largely Bengal cases. We collected at one time a large number of cases in the Bombay Presidency; and in the Provincial Conferences which were held in different parts of this Prosidency all these cases were brought out.

31742. They were largely Salt Act cases?— Do you not remomber the case of that poor woman who was punished, because she scraped a little earth which was supposed to contain salt and used it in her food.

81743. Would that happen now?-I hope not

31744. Do you think there has been an improvement in recent years in that matter? Do you think that Magnitzates now exercise more independence and act more upon their own responsibility than they did?—If you put the continue to the property of question to me, I say, no, they do not act more independently or on their own responsibility. You will find numbers of cases arising in which they absolutely follow the wishes of their superior officers.

\$1745. That is your opinion?-Yes, that is my view still.

31746. (Mr. Joglekar.) You said that if simultaneous examinations were instituted the officers of the Executive branch would be deprived of the chance of rising to listed posts ?-Yes

31747. Would it not be a grave injustice to some of the best men in the Service? How would you meet that difficulty?—By some provisional arrangement, as when you frame a law you have to draft provisional sections to meet the actual state of things. I quite agree with the view that great hardships may be done to people. Transitory arrangements ought to be made for them.

31748. But in the case of the judicial line, you are willing to give one-third of the listed posts to officers in the Provincial Civil Service?-I divided the whole of the Judicial Department into three parts.

31749. One third to the officers of the Judicial

branch?—Yes.
31750. Would you not give a similar number of posts to officers of the Executive branch in their own line?-No, because they do not begin with the same qualifications. In the other case you guarantee certain qualifications, which is not the case with members of the Provincial Executive Service.

31751. Why do you think they are inferior qualifications?—Because they are not so welleducated. I know that sometimes there are B.A's. ohosen, but there are often cases in which they are not chosen. The B.A. is an inferior qualification to the B.A. and L.L.B. which the subordinate

to the B.A. and 1993. When the subtrained judicial officers are required to fulfil.

\$1752. You think that the LL.B. is a necessary addition to their educational qualifications?— Certainly, most decidedly.

31753. Do you not think that the long ex-

perience of Deputy Collectors in administrative permise of Deputy Confection in saminations work is itself a better qualification for rising to a Collector's post than more examination?—No; because it does not secure the same calibre of

meh. 31754. In answer to one of the questions you have said that Deputy Collectors have hardly my legal training 7 - Very little. 31755. Pethaps you know that they have to muletgo a lower and higher standard of examination in criminal law, and they decide magniturial.

the more of the attention of the control of the con judgments which would surprise you.

\$.756. If simultaneous examinations are not allowed, would you not retain, and even add to the present number of listed posts? -- I refuse to contemplate such a situation. All my life I have been set upon simultaneous examination, and I have been convinced that there is no other solution possible except that of simultaneous examination, refuse to contemplate it.

(The witness withdraw.) (Adjourned till to-morrow at 10-30 A.H.) Tuesday, 11th March 1913.

# THIRTIETH DAY.

#### PRESENT:

THE RIGHT HON THE LOND ISLINGTON, MAIN, B. S.O. (Chairman).

The Earl of Ronaldshat, M.P. Sir Murray Hammics, r.c.e., call Sir Theodore Moribon, r.c.ll Mahadey Braskad Chaural, Esq., cs.l.

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: Gopal Khishka Goehale, Esq., c.le. Frank George Sij, Esq., c.sl. Herseep Albert Laurens Fisher, Esq., James Ramsay Macdonald, Esq., M.P.

And the following Assistant Commissioners:-

Joseph John Heaton, Esq., 1 c. s., Judge of the High Court of Judgesture, Bombsy. Réo Bahádur RANCHANDRA NARAYAN JOSEEKAB, Assistant to Commissioner, Central Division, Foons. RAORUVATH GANGADIAL BHADBHADE, Esq., Judge of Smell Causo Court, Poons.

M. S. D. BUTLER, Esq., C.F.O., C.I.B. (Joint Secretary).

MAHOMEDALI JINNAH, Esq., Bar-at-Law.

Written Anemers relating to the Indian Civil Service.

31:57 (1). What is your experience of the rocking of the present system of recruitment by open competitive examination in England for the Indian Civil Service? Do you accept it agencily settlentory in principle?—Tex. I think the system in principle is satisfactory subject to answer given beneafter.

The system in my opinion is the best that can be thought of to test the fitness of men who are to be placed in different branches of the service.

A man who passes the competitive test must be ordinarily a ran there the average abilities and character. To quote the words of The Right Hanourable A. J. Palforr: "There can be no doubt for example that a man who can succeed in a severe competition must have great powers of verb, great queens of encestrations, great powers of notering a subject and great powers of representable hanourable and great powers of representable hanourable and great powers of representable hanourable. The existence of these mental powers is shown to demonstration by success; and then are all of them of the utmost use in every walk of life and not least perhaps in that of an Indian Civilian. Next to these is a second class of qualifications which may or may not be found in recessful competitive but which will be more often found in them than more selected at random. Such for instance would be a certain originality of mind and power of grasping till the infection of a complicated problem, so are to be able to form a judgment on them, etc.

Then comes a third class of qualifications which so far as never not infinitely in the state of the sound of the sound and the sound of the soun

so far as I can see me not indicated in the slightest degree by scaces in examinations: reach are decision. Enumers and that rapid intention which marks me of action whether statesman or soldier, refinement, knowledge of the world, the cenerality of the meral qualities and anything which approaches to what it called genime." Therefore, I cannot cits greater anthority or immerse when the expression of opinion of each an eminest authority and a stateman of England. I therefore think that in principle "the open competitive numeration" is the best though it may not be perfect and certainly it is not five from shortcomings and defects which are more matter, of details. I think it is the best test of a man's abilities or character and least biancable system one an imagine to elect me for a service.

31758 (2) In what respects, if any, do you find the present system faulty in detail, and what alterations would you suggest?—Having, repart to the time at my disposal, which is very short owing to the fact that I was only informed of the wish of the Commission to canning me on the 24th February 1913, I am unable to enter into details.

One thing, however, whiches me that the present prystem is faulty in their it preview the best Indians from going to England owing to mondary and other causes and difficulties and the read is that the certaic is mainly compared of Europeans; out of 1,200 then an about 60 Indians or no. This makes the Cirril Service a cast of Europeans; out of 1,200 then an about 60 Indians or no. This makes the Cirril Service a cast of Europeans; out all the penticious consequences of a casts system and it is women insurants as therein further the mainl distinction: I will explain this traiter in my cast evidence if measures. Then it has become a political gration of the gratual magnitude. The eyelen was at present casts does not give a fair chance to the sum of India and they are kept cast of their propers and legituants share in the scrice by this large handlesp though in theory the pledges and promises, charter and delumination and all one way that all appointments and certains are expended to all irrespective of early coved and zone.

epened to all irrespective of casts, creed and race.

31759 (3). Is the system equally suitable for
the admission of "Natives of India" and of other
natural-born subjects of His Majestey? If not,
what afteration do you recommend?—Yes; those
who have entered the service have, I mean

Continued.

Indians. performed their duties to the satisfaction of their superious and have generally proved themselves efficient in the service of the State. That was the opinion of the Public Service Commission (1886 and 1887) upon the evidence tendered before them

But having regard to the difficulties in the way of the Indians monetary probable failures and risks involved therein and many other causes which prevent them from going all the way to England should be met and the only way to meet them fairly and justly would be to hold simulta-neous exemination in India.

31760 (4). Do you consider that the combination of the onen competitive examination for the Home and Colonial Civil Services with that for the Indian Civil Service is or is not to the advantage of Indian think these Colonies that have by legislation oxcluded Indians going there should not be allowed to compete for the Indian Civil Service. I am opposed to the combination referred to in the question.

I also think that any colony that has on its statute book any piece of differential legislation should not be allowed to send her some to compete

for the Indian Civil Service.

31761 (5). If you do not consider the present system of recruitment by on open competitive examination to be satisfactory in principle, please state what alternative you would propose?—I approve of the open competitive examination

system in principle.

In my opinion any other method such as selection or nomination would be most fatal to the efficient working of the administration of India and will certainly lend itself to nepotism and jobbery of the worst kind. In a service like the Civil Service of India which means the highest posts of the greatest responsibilities, no other criterion should be introduced except the fitness, and in my opinion those is none other that haman ingenuity can invent for the present to best the competitive

31782 (6). In particular, what would be your opinion regarding a system of simultaneous examinations in India and in England, open in both cases tions in Holmann Lagrando, your in your cessor to all materal-horn subjects of His Majessty?—I am absolgtely in invour of simultaneans examination to be held in India and Raghand. These candidates that pass in India should be rent to England for 2 years for probationary period.

31763 (7). What would be your opinion with

regard to filling a fixed proportion of the vacances in the Indian Civil Service Cadre by Natives of India, recentled by means of a separate examination in India, or by means of separate examinations in each prevince or group of previnces in India? If you know such a scheme, what propertion do you resommend?—No. Apydistinction of this kind or differentiation of any kind will at once in this caste-ridden country where the Barepeans even are no exceptions because generally they are caste in themselves as stated before, be disastrous to the interest of India.

There should be one test and one kind of examination for all, to recruit the highest service in the land, irrespective of the question of caste, creed or race or province.

Equality in all respects is absolutely essential for the prestige and tone of the service.

31764 (8). If you do not approve of simultaneous or separate examinations in India, are you in favour of any system under which Natives of India would be selected in India for admission to the Indian Civil Service by means of (a) nomination. (b) combined nomination and examination, or (c) any other method? If so, describe fully what system you would recommend. In particular do you consider it desirable that all classes and communities should be represented in the appointments maintest smount or represented in the approximations so made? If so, how would you give effect to this principle?—We nomination. No combined nominations and examination or any other method that I can think of. I would recommend only open competitive examination as the best system one could competent personal manner. Indian Civil Service is intended to carry on the administration efficiently and meintain good Covernment. There should be no question of Provinces or Communities. What I want is the best men. Efficient administraters and not a particular community or province. In a service like the Civil Service, which means the post of highest responsibilities in the land, as consideration of any kind should weigh except the merits and fitness. Having laid down the standard of the test of merits and fitness, I would not interfere with it. Simultaneous examinations would be the best standard I can think of to test merits and fitness.

31765 (9). If you are in favour of a system for the part recruitment of the Indian Civil Service by Natives of India in India, do you consider that "Natives of India" should still be eligible for appointment in England?-Yes; those who can go to England and wish to take advantage of the English Schools and Universities which certainly put greater facilities in the way of the students should not be deprived of the right to compete in England for the Indian Civil Service. If the examinations are to take place simultaneous and if you do that the result would be nejust and anomalous. A man brought up in public school of England and the English University will have to come back to India to compete for the service, because he happens to be an Indian. He cannot sit in the Examination Hall in England but must come to India. It may be I have not been able to understand the question but if this question is part of or depended on question (8) my answer is that in lieu of my answer to question (8) this does not arise.

\$1766 (10). Would you regard any system of selection in Iedia which you may recommend for young men who are "Natives of India," as being in lien of, or as supplementary to, the present system of promoting to listed posts officers of the Provincial Civil Service? If the former, what alteration, if any, would you recommend in the conditions governing the Provincial Civil Service?-No.
The listed posts should remain as they are.

31767 (11). Do you recommend any separate method of recruitment for the judicial branch of the Indian Civil Service? If so, please describe the system which you would propose?—In my opinion the Executive or the Judicial Service ought in he reparated.

The method of recruitment of Judicial branch

should be based on two principles—
(i) Efficiency in the knowledge of law or in other words sound thorough training and grounding in Law Beernilment of Higher Judicial.

(ii) Actual and practical experience of the Bar and the Law Court: It may be in England or in India: I should prefer England.

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Mr. MAHOMEDALI JINNAH-

Continued.

Firstly.-Higher Judicial branch should be recruited from the Bar, where you have a wide field for relection of really qualified men. They should he not less than five years' standing at the Bar.

Secondly.—Subordinate Judical Service also

must have some higher post to look to and a partien of the higher Judicial branch should be

portion of the inguer of duntar hands shown to littled in by those men who are in the Subondinate Judicial Service. They must be not less than 5 years' standing in the Service. Thirdly—Civil Service. The members of the Civil Service in my opinion will not prove useful in this Higher Judicial Service unless from the very start you select them for the Judicial Service and during the probationary period of 2 years they read in the chambers of a barrister of considerable practice and attend the Law Coorts and learn and watch the actual working of Courts. I would be inclined to fill in the Higher Judicial branch half the number from the bar. One-fourth from the Subordinate Judicial Service as there are some very brilliant men in the Subordinate Judicial Service and 1th from the Civil Service provided they comply with the requirements stated above and are of at least 5 years' standing in the Judicial Service before they are appointed in the Higher Judicial Service.

31768 (12). Are you satisfied with the present statutory definition of the term "Natives of India" in section 6 of the Government of India Acts, 1870 (33 Vict. c. 8), as including "any person born and domiciled within the Dominious of His Majesty in India, of perents babitually resident in India, and not established there for remorary purposes only," irrespective of whether such persons are of unmixed Indian descent, or of mixed European and Indian descent, or of unmixed European descent? If not, state fully any proposals that you wish to make in regard to this matter?-I think the subjects of the Native States should be included

31709 (13). If the system of recruitment by open competitive examination in England is retained, state the age limits that you recommend for candidates at such examination, giving your reasons?—I think the age limit is not satisfactory. I think it should be 21-23. I understand the present age limit is 22-24. Probationary period

should be two years.
31770 (14). What in your opinion is the most suitable age at which junior civilians recruited in kingland should commence their official duties in India?—Those that are selected for the Executive should be made to come out to India as soon as they pass the competitive examination and remain in India for two years during the probationary period and should be made to learn the language of the province for which they are intended well and also ought to be made to understand the people and made to realize that they are the fellow subjects and servants of the Government of India and not as most civilians think, specially when they are young, "Rulers" of the country. As to those that are selected for the Judicial branch it will be this are secured in the company process with a leading turnister in England and acquire as much practical knowledge and experience of the English Law Court as it is possible to do and the court of the remain in England during the probationary period for that purpose

31771 (15). What age-limits for the open competitive examination in England would best suit candidates who are Natives of India, and for what

ressons? Do you recommend any differentiation between the age-limits for Natives of India, and for other natural-horn subjects of His Majesty ?-

No differentiation of any kind.

31772 (16). What alterations, if any, do you recommend in the authorised syllabus of subjects and marks prescribed for the open competitive examination?—I can't answer this question as it requires careful study of syllabus of subjects and as I have not had time to go through this I can make no useful suggestions.

I think the number of marks for Sanskrit and Arabic should be increased. Persian cught to form one of the subjects with equal marks to those

allotted for French.

31773 (17). Is any differentiation in the subjects for the open competitive examination in England desirable between candidates who are Natives of India and other candidates? If so, state them and give reasons ?-No.

give haisons:—100.

31774 (18). Do you consider it necessary that certain posts should be reserved by statute for officers recruited to the Indian Civil Service, and

officers recruited to the Indian Civil Service, and if no, what years and for what reasons ?—No. \$1775 (19) Do you consider that a minimum proportion of European sobjects of His Majesty should be conjoyed in the higher posts of the Civil Administration? If so, to what proportion of the pasts included in the Indian Civil Service cadre do you consider that Natives of Indian might, under present conditions, properly be admitted?—I that this this problem will not raise for a very very long time to come. I should think that there is no chance of diminishing—the that there is no chance of diminishing the preponderating element or proportion of Europeans being employed in the higher posts of the Civil Administrations. At present, there are about 65 Indians out of 1,200 Civilians in India and for a generation to come there is no chance of Indians swamping the Europeans, having regard to the tremendous handicap in view of the syllabus of the subjects and the state of schools and universities in Iudia at the present moment.

My answer, therefore, is that this question is much too premature.

31776 (20). Do you accept as generally

31776 (20). Do you accept as generally satisfactory in principle the present system under which Natives of Iudia are recruited for posts in the Indian Civil Service cadre partly through the medium of an open competitive examination in Rogland, and partly by special arrangement in India ?- No

31777 (21). Do you consider that the old system of appointment of "Statutory Civilians" under the Statute of 1870 should be revived, and if so, what method of recruitment would you recom-

mend?-No.

31778 (22). If the system of recruiting military officers in India for posts in the Indian Civil Service cadre has been stopped or has never existed in your Province would you advise its re-introduction or introduction, as the case may be, and if the system should be introduced or re-introduced, to what extent, in your maintee, should it be adopted ?—I have no experience. But on general

principles I should keep the two separate.

31779 (24). What is your opinion of the system
by which certain posts, ordinarily held by members
of the Indian Civil Service, are declared to be posts (ordinardy termed listed posts) to which members of the Provincial Civil Service can properly be appointed?—I have very little experience of the actual work of such officers. Mr. MARONERALI JENNAH.

continued.

31780 (29). Do you consider that candidates recruited for the Indian Civil Service by open competitive examination should undergo a period of probation before being admitted to the

Service ?-Yes.

31781 (30). If so, how long, to your opinion, should this period be, and what course of study should be prescribed for the probationers?-It should be two years. As to the course of study I have had no time to consider, but with regard to the portion selected for the Judicial branch I have indicated above what should be done.

31782 (31), Do you consider that any differen-tiation is necessary between the course of study for probatingers who are Natives of India and the for pronouncers who are trained at time and more course preserved for other natural-burn subjects of His Majesty? If so, please state the special arrangements that you recommend?—Yes. With regard to those who are intended for the Executive, the Europeans should be made to pass the probationary period in India, whereas the Indians, whether they pass the compatitive examination io India or England, should be made to pass the prohationary period in England : but those Europeans and Indians who are intended for the Judicial brauch should, if they pass in England the compatitive examination, be allowed to remain in England to acquire practical knowledge and experience of the Law Donts and the chumber of a leading harrister in Ragland.

31783 (33). Do you think it desirable to start,

at some suitable place in India, a college for the training of probationers of the Iodian Civil Service, training or probabilities of the John Carlos receives, and possibly of other Indian Services recruited in England?—I think some definite system must be laid down for them which might prove most neeful. I have not had enough time to consider this.

31784 (36). Do you consider that there has been any deterioration in the knowledge of the Iodian languages possessed by members of the Iodian Civil Service? If so, what are the causes? Are you satisfied that Buropean members of the Indian Civil Service attain to an adequate proficiency in the study of the Indian languages, and if oot, how could this best be remedied?—No. It

can only be done—

(i) By bringing them out to India during the probationary period and making them learn the

languages thoroughly.

(ii) By making them realize that they must associate with the people of India and not become a caste worse than any easte known to India and contining themselves to Gymkhanas

and Clobs and disdaining Indian Scoety.

(iii) They must realize that if they wish to learn the languages they must mix with the people freely and on terms of equality with the educated classes of India.

(iv) They must forget the over-present idea, that they are the "rulers" of the country.

31785 (37). Please give your views as to what steps (if any) are necessary to improve the pro-ficiency in the knowledge of law of members of totency in the knowledge in law of members of the Indian Civil Service, distinguishing between recommendations applicable to all officers and to officers selected for the Judicial Branch.—(i) Regular course in the study of English and Indian Law, (ii) Practical experience of the Law Courts in England and reading with a leading barrister. I can't go into the details.

\$1786 (38). Do you recommend any special course of study in law in India for officers selected for the Judicial Branch?-Yes. Indian Law, which includes Hindu and Muhammadan Laws. I cannot lay down any special course of study as it requires much consideration and time.

\$1787 (39). Do you recommend any special training in subordinate judicial posts in Iudia for officers selected for the Judicial Branch? If so, please give details?-Subordinate Judicial posts should be filled in by High Court Pleaders of not less than 5 years' stanting. There is ample field for selection among this class.

for selection among this crass, 31788 (40). Is any differentiation desirable in a system of training after appointment in India between members of the Indian Civil Service who are Natives of India and other natural-born subjects of His Majesty? If so, please state the special arrangements that you recommend?-No.

31783 (41). If you have recommended the introduction of any scheme of direct recruitment in India for Natives of India, whother in lieu of, or supplementary to, the system of recruitment in England, please state what system of probation and training you recommend for officers so retraited?—None.

31730 (42). Is any differentiation necessary in regard to the probation and training of mombors of the Indian Civil Service who are Natives of India as between parsons of unmixed Indian descent, of mixed European and Indian descent, and of un-mixed European descent? If so, please state your

proposals?—No. 31791 (45). Do you consider that the exchang: compensation allowance introduced in cligibility for which depends on nationality or domicite, should be abolished, and if so, under what conditions? Should such abolition apply to officers already employed or be restricted to intere entrants?—There should be no exchange com-pensation. This should be restricted to future. It should not have retrospective effect as it may work great prejudice to some of the officers.

31791, (46). If abolition is recommended with compensation in the form of increased salaries, what is your opinion regarding the grant of a similar increase of salary to those members of the service who now draw no exchange compensation allowance?—This is a matter of details.

31733. (47). Turning now to the case of the Statutory Civilians and officers of the Provincial Octivil Services holding listed posts, do you approve of the arrangement by which they draw salary approximately at the rate of two thirds of the pay drawn in the same posts by members of the Indian Civil Service? If not, what rates do you suggest for the various grades of the Service?—I do not. There should be no distinction of any kind made, once a person is in the Civil Service appointed as a member of that Service,

Written Answers relating to the Provincial Civil Sernice.

31794. (53). Do you consider that recruitment for a Provincial Civil Service should ordinarily be restricted to residents of the Province to which it

helongs?—Yes.
31795. (30). Are the existing rates of pay and grading in the Provincial Civil Service of your Province adequate to secure the desired qualifica-tions in the officers appointed? If not, what alterations do you recommend?-I think it is much too low.

31796. (61). Do you approve of the arrangement by which officers of the Provincial Civil Service

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holding listed posts draw salary approximately at the rate of two thirds of the pay drawn in the same posts by members of the Indian Civil Service? same pears by members of an engagest for the various appointments ?—I do not. Once a person is appointed he ought to get the same treatment in all respects as the members of the Indian Civil Service.

31797 (64), Are you satisfied with the existing organisation of the Provincial Civil Service? If

not, please state what alternative organisation you consider desirable, and explain fully your views, making any suggestions that appear to you to be suitable?—I think that the present system of recruitment of the Provincial Service is satisfactory and at present there is no need to disturb it. but their pay is much too low and prospects not sufficiently tempting.

## Mr. MAHOMEDALI JINEAH, called and examined.

31798. (Chairman.) You are a member of the Viceroy's Legislative Council?—Yes, I am.

\$1799. Do you occupy any public positions in Bombay?—Not at present. I was a member of

the Corporation for two years and then I resigned. 31800. You are in favour of the present system of open competition?—Yes I am, on principle.

31801. You would not care to see it compled with any form of nomination ?-No. 31802. You do not think that the present

London examination gives sufficient opportunity to Indians to enter the Civil Service?—That is so, and

I have stated my reasons for it, 81803. You regard an increase of Indians in the Civil Service as of great political importance?-Yes. In my opinion, this question is not only a question of a mere administrative character, but it is a question of great [political magnitude, as I have stated in the answer, because, at the present moment, although it is more than half a century since the promise was given, the result is that out of 1,200 civilians only 65, as I understand, have got through and now occupy various positions in the Service. That shows that it is a very great handicup so for as the Indians are concerned. question has certainly become a very important one from the political point of view, because it excludes the sons of India from participating in the Service.

\$1804. You mean that the physical difficulties are such that Indians are precluded from entering are such that indians are precisated from entering the Service through the examination in London?—
As I have stated, there are so many difficulties to prevent Indians from going to Bogland.
31805. You condently anticipate that were an examination in India to be established a very large number of Indians would enter through

that gate?-In my opinion certainly a larger

number will get in.

31806. Do you desire to see a preponderance of Europeans in the Civil Service in India in the years to come?—Qua Europeans? If you mean that you must have a European prepon-derance in the service irrespective of the question whether you get Indians who are fully competent and qualified and are capable of giving every satisfaction, then I do not agree that you should have a preponderance of Europeans,

31807. You would be quite satisfied with an Indian preponderance provided that the Indians came up to your standard of efficiency?-Not my standard, but the standard of efficiency which is recognised for the efficiency of the Service.

31808. So that the argument in favour of a British element does not carry much weight with you ?- It does not certainly, because the object is really to have efficient Service; not a European element or an Indian ala

31809. Do you feel satisfied that in the present state of India an Indian preponderance would secure that object?—At the present moment, I do not think the Indians have a chance of getting into such a large number of posts as to raise this question.

You do not think that given an examination in India an appreciable increase would take place in the number of those that enter the Service? An increase will take place, but it will not be such as to raise a question of this character of whether it is necessary to consider the question that there should be a preponderance of the European element. It will take a long time, as I have said, before that question will arise; and when it does arise it can be considered in the light

of the facts which may be present at the time.
31811. You think that that will be a wise and statesmanlike time to deal with the question ?-Yes, because at present we are speculating.

31812. In your answer to question (7) you say rather emphatically that you are opposed to separate examination?—By asperate examination, I mean an examination with a limit. A separate examination in India.

31813. I am quoting from your answer in which you say that it would increase what you call caste distinction ?-Yes.

31814. Why, as a matter of fact, should an examination in India, which gives additional opportunity for the admission of Indians to the ervice, set up what you describe as class distinctions?-If you have examinations in India on a separate system, by passing those examinations men will get into the Service. First of all, the object of it is to limit the number of Indians. I am opposed to that. Secondly, it will stamp the men who enter the Service by these means as inferior mee. That stamp will continue to remain on them so long as they remain in the Service, and, in my opinion, both from the moral and senti-mental point of view it will affect those men, who, although they may get into the Service, will still be looked upon as a branch to themselves, and that, certainly, will not tend to produce the proper tone of the Service.

31815. You are stating these objections on the assumption that such an examination must be inferior in character to the examination in England; but assuming that it would be similar in character, and that the subsequent procedure in regard to training, and so on, were followed by the success-ful candidate, would you still maintain your opinion P—Then I iail to understand why we should have a separate examination. Why not have a simultaneous examination? If it is to be the same I fail to understand why we should adopt

[continued.

31816. You have no apprehension that, under a system of simultaneous evaminations, the socalled backward communities will be placed at any disadvantage?—As I have said in my answer, this Service is a Service in which the only question that ought to be considered is the efficiency of the administration. It is the highest Service in the country, where you have men who will have to occupy the highest posts in the land. In my opinion we should not consider the question of community, class or Province. What we want is the best administrators, and not necessarily a Hindu, a Muhammadan, or a European. That being the character of the Service, I think that if any element of any other kind is taken into consideration it will be likely to impair the efficiency of the Service.
31817. Looking at it from a practical point

of view, you do not see any harm in one particular class of the community having a predominance?— No, I would have no objection if the result happens to be, of which I am now doubtful, that a partirepresent state of India I think that all the communities are advancing and I think that there would not be much danger of that, although I sdmit that there might be a certain amount

of danger of this character. 31818 I understand that you would not disturb the listed posts, but would give the officers who occupy them the same pay as the officere who occupy similar positions in the Indian Civil Service?—Yes, I think I would, because once you have them in the Service there should really be no distinction of any kind what-ever. It is had enough that there should be the distinction that they come in by listed posts-

31819. You would like to see the listed-posts officers incorporated in the Indian Civil Service not only from the point of view of salary, but of status?-In every way.

31820. So that they would become Indian Civil Service men?-Yes, it is bad enough that they come in by this process of fisted posts without any further distinction.

31821. You do not regard an officer who has been promoted from the Provincial Civil Service in the same light as a man who has got his place by passing an examination ?-I do not. It is only on exception in this sense, that you are giving an operunity to a man who may be an exceptionally brilliant man, and instace might be done to him by this method. Therefore I say that in that case he is an exception.

51822. You do not think you could get that sort of exceptionally brilliant man by a competitive examination in India?—Yes, you would certainly.

Why should there he a lasting \$1823. difference between an officer who has entered the Sorvice through an Indian separate examination and one who has come up by promotion from the Provincial Civil Service?—There would be. I say that that man would suffer from the fact that he is taken from the other Service by means of the listed post. I want to allow that door to remain open simply in cases of a very exceptional character.

You propose recruiting for the Judiciary from three sources, half from the Bar, one-fourth

from members of the Provincial Civil Service of five years' standing, and one fourth from the Indian Civil Service?—Yes, subject to the conditions that I have mentioned,

31825. In this case, do you think that the officers, who came in through special sources, would occupy invidious positions in the Service?-I do not think so, for the simple reason that the present question of recruiting the Judicial branch has become a very difficult one. This is only a suggestion of mine to meet the difficulties which have been raised. The cry has been that the higher Judicial binneh has been filled by Civilians. I have nothing to say against the Indian Civil Service so far as the men in the Service are concerned; but having regard to the system, it has been proved, I think, that in the higher Judicial branch the Civil Service has not given satisfaction. The number of cases which have come up are so numerous that I do not want to go into details, but it is sufficient to say that the present system is unsatisfactory with regard to recruiting from the Civil Service for the higher Indicial brauch.

31823. But you suggest the continuance of that system?—No, I do not. I say that the higher Judicial branch should be filled first from smonget the members of the Bar, where you have a very wide field for selection, and you can got very good men. I have suggested one fourth from the Civil Service, and one-fourth from the Subordinato Services in order to try and see whether it is not possible to get the Civil Service also into the higher Judicial Service, provided that those requisites I have mentioned are compiled with. As to the Subordinate Judicial Service, I think that there are very brilliant men in it, and they ought to have something to look forward to. It scenos to me a great pity that some brilliant mon, who have served in the Suberdicate Judicial Service for years and years, do not get beyond Rs. 700 or Rs. 860 a month, but remain for the rest of their lives in that position. If there are brilliant men in the Subordinate Judicial Service they ought to have something to look forward to, and something to work for, and I think they ought to be recruited into the higher Judgial Service. It is really to most the present difficult position which has been raised that I make this suggestion.

\$1827. The only reason why you retain recruitment from the Indian Civil Service is, because there is an appreciable demand in its fuvour? - No.
May I be allowed to explain? I say that onefourth should be from the Civil Service because I do not wish to take away chances from the Civil do not weak at take away chances from the Chris Service at the greent moment. By these nethods of training that I have mentioned, they may prove assetul in the higher Judicial Service. At the present memoral my opinion is that they are not absolutely assistancing. If you lay down these methods of training, then that may be. Therefore I my willing that one-fourth should be retraided out of the Civil Service for the higher Judicial branch.

\$1828. It is more in the nature of an act of hikathrepy ?-- No. It is a fair spirit in which I want to meet it; otherwise the Civil Service might say that they never had the chance

31829. You are in favour of the European having his period of probation in Indus, and the Indian in England, Can you tell us what

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Continued.

your idea is for the European in India?—I have not studied the details of it. I was easy informed of the desire of the Commission to examine me very late, and I had not sufficient diuse to go indo the details of it, but I think the polarioomary period in the case of Europeans might well be oscnilly spent in India under a system, the details of which I cannot go into, but which can be hid down by some completch hades.

\$1880. You think that Givilians speak Indian languages less well than they did ?—I have not come across many Civilians, or hardly any, who can talk the language of the Province fairly well or fluendly so as to be able to enry on an ordinary

conversation. 31831. Are you frequently moving about in the

districts of this Presidency ?—I have come across many Civilians. 31832. Are you frequently moving in the

mufassal?—No.
31883. So that you do not speak from personel experience?—I am not moving about frequently, but I have met many Civilina from time to time. I should say that I can recall at least a dozen instances during the lasts five years.

3150. We have had evidence to the effect that the Executive officer under the system in force in Benshay has to spand something like six moaths or more of the year in Lump. Is it as thinning for him to savid talking the language whilst he is in camp R—1 do not know what the causes ane of their not having sequinter prefeterey in the language, I cannot go late that; but I know the fact, and I have come across many Civilians.

S1883. You have given some rather positive remone in your answer here?—That is so. I have said what difficulties there are in the way of their learning the language. I have pointed onto one of var measor which I know for facts If they are moving about in the camp and thay have no opportunity or time to learn the language that is neother matter obegather, but if there is a desire to learn the language and if they took the proper opportunities then I have given the reasons which prevent them from learning the languages.

S1886. If they are moving about in campwith no other Europeass are: them, and nobody but Indiana survaid them, and they are ongaged in their work from moving to uight, in the continuary course, are they not talking the language? —Yes; perhaps they are to their servenus; but that is not learning languages.

31897. What would you suggest as a remedy?—First of all, I think that the standard of the test is not high enough. The precent standard of the test which they have to pass it anguages is not high enough. It seems to me that a more smattering of the language is enough to get them through the test. The test ought to be raised.

31°-38. That is the grammatical examination I—Grammatical, and so far as the Rentagors is is conceined. It depends upon the standard your laydown. If you lay down abow standard then the more get through that; and that means that they have only a smattering of the language. After that the officer has no desire to improve his knowledge in the language. He does not can to mix with the people, and he does not exert to mix with solid life. He keeps himself: to grankharms and cluits, and practically excludes burself from and cluits, and practically excludes burself from

Isdian sector. No man can learn the language of the place if he does not mix with the people. I have been spending several months in France for the last five years, but I have no desire to learn the French haptene. I go about and get on with my broken French, which I have picked up here and there. But I have no desire to learn the language, and therefore I cannot learn it.

too singage, and in records a decimic learn in 28289. But, I presume, that the measure in which you occupy your time in Protec can hardly be regarded as similar to the way in which the Indian (Greifan occupies his time in India; —The Indian officer time is wrote so for as learning the language is concurred because he nerer goes more Indian osciety, whereas I go near Prend society. He, on the other hand, only goes to Gymkianas and Clubs.

31840. (Sir Murray Hammick.) When did yon first begin to practise?—I was called in 1896; eighteen years ago.

31841. Where have you been practising?—In Bombay.

31842. You say you have not been much in the mufassal?—I have been covasionally in the mufassal.

31843. But not much ?-No, I cannot say that I have been much there.

31844. Have you been mostly in Bombay City?—Yes, I have been mostly in Bombay City. 31845. Your vacations you have apparently spent in Europe?—No. I have eeen the whole

of India. I have been to different parts of India, Madras, Calcutta, and Northern India. 31846. When was it that you epent this period of five years in France, when you were a young man or a boy?—No, recently. I only go

occasionally for three or four months at a time. 31847. With reference to your answer to question (1), you quote Mr. Balfour as advocating a competitive system of examination when he says, "Then comes a third class of qualifications which, so far as I can see, are not indicated in the slightest degree by success in examinations such as decision, firmness and that rapid intention which marks the man of action whether statesman or soldier, refineman of access wareness consumers, knowledge of the world, the generality of the moral qualities and anything which approaches to what is called genius"; and then you go on to say, "I cannot cite greater authority or improve upon the expression of opinion of such an eminent authority and a statesman of England. 'I therefore think that in principle the open competi-tive examination is the best." But surely the quotation which you have given from Mr. Balfour is not at all to show that competition is the best He is of opinion that the great qualifications which we think are necessary in this country, qualifications of decision, firmness, rapid intention, refinement, knowledge of the world, moral qualities and genins, are none of them discovered by competitive exami-nation; so that I think Mr. Ballour would not be altogether of opinion that competitive examination is the best mathed of selection for service in this country. Do you not think that that is the case?—Certainly not. What Mr. Balfour means is this, that these qualities are born in a men, no amount of examination, no amount of passing any degrees would test those qualities

which are born in a man, and certainly no system in the world would be able to test those qualities.

continued.

31848. If an eminent Indian has told as that the average Indian is rather lacking in those qualities, namely, those mentioned in the third paragraph of Mr. Balfonr's quotation would it not rather go to show that simultaneous examination in India would be unsatisfactory as a means of selecting your good, efficient men in comparison with such an examination in England?—In that case no test would ever do.

31849. I deresay not. I am asking for an answer to the question I put to you?-I do not agree with that.

31850. If a distinguished Indian has told us that the average Indian is deficient in these qualities mentioned in the third clause in your quotation from Mr. Balfour in comparison with the Englishman, then does it not follow that the competition in India is not likely to be so successful in bringing officient men into the Service as a separate examination in England?-I do not agree with that opinion. If that opinion is correct, it seems to me that no test that human mind can lay down will be a sufeguard against

\$1851. Yes, that may be. You do not agree with the opinion of the Indian that the average with the opinion of tee Incian that the average Indian in this country is deficient in certain qualities which exist in a higher degree in Europe?—If by the average Innian, Islaing the mass, three hundred millions, you men the ingurant man, it would be very difficult to judge. But I say the average edinated Indian who gas a threat the average edinated Indian who gas a through the same system of training and education, in my opinion, intellectually and in character, is quite as good as any European.

31852. Then it comes to a question of whether the Iudian can get the same in this country as he can at home, and you think he can?—We have got the proof, ramely, that in the opinion of the last Commission, as I quoted in my answer, the Indians who got into the Indian Civil Service gave every satisfaction.

\$1858. But we do not know what their training had been?—Yes, but we do, excuse me: because we know from experience that a large number of the Indians who go to England are generally men who have gone through some school or University in India. They go to They go to England and stay there for two or three years.

We do not know that as regards the men which the Commission of 1888-87 were talking about. Do you know what training those two young men the Commission of 1886-87 are speak-ing about had had in England? We should have to look up their records and so on ?-It is a matter of common knowledge.

\$1855. I do not think it is a matter of commen knowledge ?-I think it is common knowledge that those people who were in the Civil Service in 1887 when the Commission gave their opinions, went to England only for two or three years after they were educated and trained up in India and they got into the Service. They came out and had been in the Service for several years, and the opinion of the Commission was that these men gave every satisfaction.
31856. You are of opinion that the system of

training in India is quite equal to that of public

schools in England?—No, it is not.
31857. Then it is not likely to produce the required qualities in the same way as the training in England is?—It will certainly not produce worse

men than the men who got certificates from the Commission in 1886-87. Training in India, as it exists, at the present moment, will certainly not produce worse men than those men who obtained the certificate from the Commission. I would add that in my opinion if you had simultaneous examination in India, after a man passes his competitive examination here and is sent to England to pass his probationary period, he will utilize that probationary period to greater advantage than the men who have to go to England at the present moment utilize their time in England. What happens is this: a farge number of Indians who go to compete for the Service in England for eighteen months or two years see nothing of English life as a rule. They are confined, so to say, to the four corners of their study-room in order to get through the subjects and prepare themselves for the examination. After a man passes that exampetative test he remains there only for one year when he has got time to see the British people and understand the British people and mix with them; whereas it a man passes his competitive examination in this country and is sent to England for a probationary period of two years, he goes there with a certain amount of feeling of having done cometting in life; and he will be better able to mix with the British people and he will be able to understand them, and they will be better able to understand him, and he will spend his two years which will be most beneficial to him, and to the Service when he comes back. 31858. But I suppose a man who goes to

England under those circumstances at twenty-two or twenty-three has his character pretty well fixed by that time; he can study English methods of Government, but he is not likely to got any more of the English spirit into him than if he went, say, at bility or thirty-five, is he? -I do not know what you mean by "Buglish spirit".

31859. It is a phrase which is constantly used

before this Commission: I can hardly explain is to you. If your answer is that you do not know what English spirit is, I will not pursue that?-

Tunderstand the ordinary British spirit.

31360 To put it plault, it is the acquisition of those characteristics which Mr. Ballour refers of those characteristics which Air. Billiogr refers to in his third chess of qualifications, which is what a boy is supposed to get when he goes to England and goes to a public school for educa-tion?—If you mean by a British spirit, those third class of qualification, namely firmness, decision, and rapid intention, then I say that that was to the in the error. must be born in the man.

31861. Can that be obtained by any training?-You can develop it, to a certain extent by training, but you certainly cannot acquire it

if it is not in you.
31852. You desire to see the listed posts remain as they are?—As a matter of fact, I am really indifferent. My only reason for saying that is that I think that there ought to be some such exception left in order to give those men a chance who may prove exceptionally brilliant. That is my only object; but I am indifferent.

31863. If you leave the listed posts as they are, and if you institute simultaneous examination, and if you take away three fourths of the appoint-ments of the Judicial Service from the Civil Service, do you think is likely that you will get the same class of Englishmen to go up for the open competi-tion as go up for it now?—I do not see why we should not

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Continued.

\$1864. You do not think that the Service would lose its popularity for recruitment in England hy having lost three fourths of the Judicial appointments, and by the fact that for the rest of the appointments they would have to compete with the enormous competition which would come from Indians?-I do not see why it should.

31865. It would become more popular, do you think?—No, it will not be more popular: but the necessities of life will cause more men to compete

31866. How do you propose to recruit this higher Judicial Branch which you say should be recruited from the Bar?—I should say by nomination only, because I cannot think of any other method at the present time. The nomination must be in the hands of an independent Board.

\$1867. What Board would you have ?-I should like to have a Board consisting of the Judges of the High Court, and some of the leading Members of the Bar : because those are the only people who would be really competent to judge.

\$1868. You would oppose recruitment by means of competition between members of the Barmeans of compensary between manners of the bar-who have been in practice for three or four years ?—I do not think mry useful purpose would be served by that sort of competitive examination. You are not bound to select a man because he is of fire years' standing. You might get a man of ten years' standing. on more. It depends, therefore, whether you have got a much better field. 81889. When you speak of the Bar, do you

mean the Indian Ber, or would you admit Euro-

peans?—No, the Bar in India.

31870. You would not take any guarantee that they knew the Vernacular, for instance?— As a matter of fact, there are very few higher Judicial officers who know the Vernacular; they have got interpreters and translators, and I do not think it is absolutely essential, having regard to

the existing system the examing systems.

31871. As regards this language question,
one of the reasons you mention for the Indian
Civil Service Officer not knowing the language is
that he confines himself to gymkhanes and clabs,
But, the officer in Bombay who for seven-twelftels.

5 the verse is in comp he himself in the confiner

5 the verse is in comp he himself in the But, the effort in Bembay who or sever-twomens of the year is in camp by himself, in tents, can hardly give himself up to gynkhams and clubs during that period, can he ?—As I have said, during that period, what I know is this, that he does not really mix with the people. He may have his work to do, and which he does, and probably the only opportunity of speaking in the Vernacular he has got is to speak with his servants.

31872. Does he speak the Vernacular when he is trying cases with witnesses!—I do not think so. He never understands much of it.

He never speaks to them in the Native languages?-I do not say, never: he does make attompt.

31874, You say you know it?-Yes, I know

31875. You say you have spent very little time in the mufassal?—I have seen Magistrates trying cases,

31876. In Bomhay?—No, up-country. I have myself appeared before them. I have not appeared often, it is true; but I have appeared in some cases sometimes, myself,

31877. Your experience is that the officer upcountry cannot talk to his witnesses in the Vernacular ?- No, not even when he is Sessions Judge or listed. 31878. Not oven when he gets to that post?

—I can give you instances with regard to a number of District Judges whom I have appeared before, and they even cannot speak the Vernacular. Mind you I do not say that there are no Civilians who can speak the Vernacular; but, I say, it is the general rule.

31879. How many exceptions do you know?-

I should say hardly one per cent. That would: mean one in one hundred. 31880. That would mean only two men in the Bombay Civil Service?—Yes, who can fluently

speak the Vernaeniar and understand the witnesses.
31831. You would put it down at two men
in the whole of the Bombay Civil Service?—Yes. That is the experience I have had with most of the District Judges.

3 882. You say that the standard of the Vernacular Examination for Indian Civilians is very low. Have you ever been an examiner?-I have not been an examiner, but, I have had discussions with two or three of the examiners in Bombay; One is Mr. Mirza Ali Abhas Baig who is a Member of the India Council. He was an examinor in Bombay for a long time. The other is the Oriental Translator, Mr. Kadri. I have also had talka: with Members of the Civil Service, and from them I have gathered that the standard of the examina-tion could not be very high one.

31883. Is the Oriental Examiner in Bombay of opinion that the standard of examination which is held for Civilians is much too low?—I have had-talks with him and I have gathered facts from

31884. Is it his opinion that the standard of: the examination held for Civilians is much too low ?-I have gathered facts from him.

\$1385. What facts !- The facts I have gathered from these two gentlemen are that really a very great efficiency in the language is not wanted in order to pass the examination.

31886. Is that their opinion? Is that theopinion of the Oriental Examiner?-In a way it,

does come to that

81887. Is it his opinion ?-Yes. That is how I understand both these gentlemen. 31888. You do not find fault with the subjects.

of the examination?-The subjects may be laid down there, but the question is, what are the examination papers?
31889. You think the papers are of much too

low a standard ?-That is what I understand.

31890. What you understand: hut do you know?-I have not seen it.

31891. (Mr Fisher.) Were you called to the Bar in England or in India?—You cannot be called to the Bar in India, it is only in England that you can be called to the Bar.

unx you can be called to see DR.

31892. You studied in Expelled?—Yes,
\$1893. Did you read in Chambers in England?—No, I read in the Chambers of two
comment Coansels in Bombay—one was Mr. John
Maphermow who was the Acting Advents-General
of Bernhay and the other was Mr. Love, whowas the Advents-General of Bernhay.

was the Advocate-General of Bombay, 31894. Did you attend the Courts in Lendon?-I did, when I was there, for about eight

31895. You were only there eight months ?was there nearly four years and a quarter altogether.

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feantinned.

31896. Practically, studying law Loudon ?-Yes,

31897. Do you think that that period was beneficial to you?—Certainly, most beneficial. 31898. You got a good deal from your legal

study in London? - Certainly. 31899. You would advise a friend who was going in for the law here to get some legal train-ing in London?—Most decidedly.

31900. I gather from your answer to Sir Murray Hammick that when you say that the higher Judicial branch should be recruited from the Bar you mean to include not only Indian barristers, but also English barristers?—Čertainly,

31901. With respect to the element which you wish to recruit from the Civil Service, I gather that you require them to select immediately after the competition which branch they intend to enter, whether Judicial or Executive?-They must decide from the very start.

31902. They must decide, or the Government?-Of course it is the Government.

31903. Would there not be some difficulty in making that decision at so early a period ? Woold

making lass decision at so early a period? Woold it not be difficult for Government to see whether a man is fit for the Judicial or the Executive side immediately after he has passed his open competition?—It will he certainly hetter than the present system, where you decide to take mea for the Judicial and when they are no good for the Tudicial. Judicial.

31904. Would it not be rather a haphazard method?-It would not be, if I am right in my opinion, when a man passes the competitive test he is a man above the ordinary ability and character. If that is the correct proposition, then you can safely select a certain number who have passed the competitive test. I think that a man

ought to make a good judge provided he is a man of ordinary intelligence, and provided that he gets a proper training from the beginning. The chances are that he would make a good Jadge. \$1905. You think you could safely make the selection at once?—I think that would be best.

\$1008. In your casser to question [39] you say that Subordinate Jedicial posts should be filled by High Court Pleaders of not less than five year's standing. Does that include, or exclude District Pleaders ?—Yes. What is done with regard to the Subordinate Service at the present moment is that you fill in the Suberdinate Judicial Service by the nemination of Pleaders of not less than three years' standing. I want to increase the three years to five years. That is the point of my answer.

(Mr. Macdonald.) In answer to question (13) you say that you do not think the present age limit is satisfactory. Why ?-Of course, this is a very minor point really, because after all it makes a difference of two years, and I think it will be better to have a man who has pessed his competitive examination when he is younger, so that he may utiliss his probationary period more beneficially.

31908. Is that the only reason?-That is the only reason I can give.

81909. You think that one year is enough for

that? You think the protationary period should have one year's reduction?—It is a very small point, but you can utilise that one year when he is vounger.

31910. Do you think to take off that one year at the age at which the open competition is н 495--85

held would be enough to give an adequate probationary training?-You give him two years instead of one now

31911. You think that one year would be enough ?-Yes, I think so.

31912. (Mr. Slg.) You are anxious to see an increase in the number of Indians in the Indian Civil Service, and you recommend to us that the best method of securing that end is by simultaneous examination. That recommendation, I understand, is based mainly on the principle that the present system is an nufair handkap to Indians; and, secondly, on your apinion that the same method of entrance, that is equality in all respects as regards Indians, is essential to secure equality of restment in the Service. That is your position, is it not?—Yes, substantially, \$1913. Is the inequality of treatment on

which you lay stress in respect to official promotion and official prospects, or is it an inequality connected with social matters?-My point is that I want Indians to enter the Service by the same door as the Europeans. Any other door is likely to affect the prestige of the Service so far as Indians are concerned, and affect the tone of the Service and the Administration. I say that Indians ought to enter by the same door as Europeans do. If there is no object in making a Europeans do. If there is no object in mining a distinction, why make it? If there is an object what is the object?

31914. If there is a separate examination how

do you think it would affect the tone of the

Service ?- It is quite clear.

31915. You think that their prospects of promotion would be less? What is the good getting more pay?—I think the prestige and the sentimost and the moral aspect is much more important than higher pay. If you even provide higher pay it will affect the other branch : in fact, it will affect both branches.

31916. Under your scheme of probation, I understand that you want the successful candidates who select the Judicial branch to be trained in England, and you want the successful European candidates who choose the Executive branch to be trained in India, and the successful Indian candidates to be trained in England ? - Yes, that is my

31917. Do you think that that differentiation which you make between Enropeans and Indians is likely to affect the prestige and tone of the Service many way?—Certainly not, because it does not affect the principle. It is because you have two different conditions to deal with.

\$1918. Having got them into the Service by the same examination you then propose to put them in separate pees for the first part of their Service?—No, I do not. It is only to meet this point that an Indian, in order to make him an efficient rervant, must have a knowledge and experience of Great Britain and the British people. In order to make an Englishman an efficient servant he must utilize that period is acquiring a knowledge of the ways, manners and enstones of the Indian people and of the place to which he is going as an administrator. That does not affect the principle.

31919. With regard to your plan for the Judicial Service, you recommend three different systems of recruitment, one from the Bar, the second from the Provincial Civil Service, and the third from the Indian Civil Service. In that

Continued.

proposal you get a Service recruited by three different methods? - Yes.

31920. Do you think that the fact that men are recruited for the Service by three different methods of recruitment will affect the prestige and tone of the Service ?- That is a suggestion that has arreen. I am not by any means estimation with the suggestion, but it is only to most the present situation. made by me in order to meet the present situation

31921. You do fear that even that system may to some extent be open to the objections which you have raised against any separate method of recruitment for the Indian Civil Service?-Strictly speaking, it is open to those objections, Personally, if there were no difficulties in this instance I would extrainly my that the whole of the Judicial brauch should be recruited from the Bar, as is the practice in England, \$1922. From the Indian Bar?—No.

any member of the Bar, as is the ease in England. 31925. From the Bar practising in India, not from the English Bar?—Yes. 31934. With regard to recruitment for the

Judicial branch from the Provincial Civil Service, on have recommended that it should be from High Court Pleaders with not less than five years'

Practice ?—Yes.

\$1925. The present rule, as I daresay you know, is a minimum of three years' practice?— Yes,

31926. I understand your proposal is that that should be increased to five years?—Yes. \$1927. Do you not think that if you increase

it to five years it would mean recruitment of men he of the years is whull mean recruiement of the would somewhat rejudicially affect the recruitment of the Service in some respects?—If you are going to have more senior men you will require either to improve the prespects of the Service, or you will have to be content with a lower standard?—The five years' period, I think, eight to be there, because it is necessary. You are better able to know the man's wekr if he has been practising for five years, and you have better opportunity of judgang. Two or three years at the Bax is a period in which a man is not really able to do very much, and you are not able to judge.
31928. With regard to recruitment to the

Indian Civil Service, you have strongly recom-mended that it should be by simultaneous examination without any regard whatever to any easte or commutal representation. With regard to the Provinceal Civil Service, are you also opposed to any easte or communal representation, or are you prepared to accept the present situation?—I want to begin with one at a time, and I would begin in

this case from the top.

31929. For the present, you would have the rule with regard to caste and communal representation? - I have said that I do not wish to distarb the method of recruitment for the Provincial Civil Service, but that does not mean that I am satisfied with it,

31930. Assuming, that the present system which you recommend of open recruitment by a simultaneous examination in England and India. should not, for any special reasons, prove suitable, is there any alternative method of recruitment for is there any internative method or recommend securing the aim you desite, namely, the further appointment of Indians. Can you suggest anything for our consideration? You have suggested, for instance, that the Judicial Service should be

largely recruited from the Bar in India. Would you prefer an extension of that system? Or is there any other system of recruitment for the Indian Civil Service as a whole, and not merely for the Judicial Branch, which you can suggest as an alternative for our consideration?-My recommendation for different methods to be applied to the Judicial Service is based on the ground that the Judicial Service stands on a different feeling from the Executive Service. In order to get proper men into the Judicial Service you have to deal with the two requisites which I have loid down, and in order to comply with those two requisites you have to adopt different methods in the Judicial Service from that of the Executive Therefore, the Executive Service stands on a totally different feeting. That being up, I feel that there should be no special reason, so far as the Breentive Service is concerned, for any difference or distinction. If you make any distinction, or differentiate, it will not only lower the tone of the Service and impair the administration of the country, but it will not satisfy the people of India. You must remember that you have educated the people of India, and saught them the same British character which you want in the Service. Having taught them that British character, any circuitons motiod, any method by which you do not allow them to enter the Service by the same door as Europeans are allowed to enter, will certainly not satisfy the people of India, and certainly it is not in the interests of the Service. 31931. Re; but it is not a suggestion to shut the

English door ?-No; but you open another door. 31932. You open the Judicial door ?-Then you come into the same room by another door,

which I think is not desirable.

31933. There is no other system you can' recommend?-The mere fact that you are not allowed to go in by the same door is enough to stamp the Service with inferiority; and it is a distinction, which will be disastrous.

31934 (Mr. Gokkale.) You are at present a nominated Member of the Vierror's Council?— Yes. I am nominated by the Government of

\$1935. Before that, you represented the Muhammadans of this Presidency for three years

in that Council ?—Yes, I did. 31936. And you also served as a Presidency Magistrate in Rombay for some time, did you not?-I acted for six months. That was a very

Jong time ago.
31937. I thought you had some experience as a Presidency Magistrate?—Yes, I had experience

ss Presidency Magistrate for six months. 31938. I should like to have your idea about

an expression which has been coming up constantly before this Commission in the course of its enquiry, namely, "administration on English lines". Will you tell us what you understand by that expression " administration on English lines in India "?-I understand by "administration on English-lines" that it is administration not by Englishmen but administration which is carried on by men who are thoroughly competent and fit and efficient. I am opposed to fixing any limit of any kind whatever.

31939. I do not want you to go into that Let us analyse this expression "administration on English lines", so as to get some clear idea as to what is meant by it. When you speak of:

front inned.

"administration on English lines in India", you do not mean administration similar to that which

they have in England, do you?—Certainly. 31940. You mean that the administration in India is similar to the administration in Eng-

had ?-On similar principles 81941. It is not on similar principles?-It is

not teday.

31942. Therefore, when you speak of the present-day administration of India, it is not correct to describe it as administration on English lines in that sense ?-That is not correct.

31943. Yo do not mean that the administration is similar in nature or character to that which exists in England at the present day. Am I

correct in that?-Yes.

31944. For instance, this combination of the Judicial and the Executive functions. That is not on English lines as understood in England?-Certainly net.

31945. Again the Burcaucratic character of the Indian administration is not on the same lines as the administration in England conducted under the control of the tax payers ?- Certainly not.

\$1946. At the same time, comparing this administration with the administration of pre-British days in India, you can find your way to a meaning of this expression, can you not?—If it is intended as compared with the pre British time, I can understand it.

\$1947. That is the only way in which you can understand this expression?-If it is intended to be used as compared with pre-British time I can understand it, otherwise I do not understand it.

31948. It is a description of the administration which has been evolved in this country under British Rule, and you can understand its distinc-

names none; and you can understood its distric-tive character only by contrasting it with what existed before?—Then I can understand. 31949. Let us try to analyse it. There are certain general characteristics of this administration which are easily recognizable, for instance, equal justice, at any rate, as between Indian and Indian?—Yes,

81950. Also the promotion of the interests of the masses; there are these general characteristics which you recognise as belonging to British administration in India? Yes, certainly.

31951. You admit that 1-Aco. 21052. Would you also admit in a general way that the frame work of the administration is Oriental or rather Indian ?- Yes.

31953. But that certain characteristics have been super-imposed on it by Englishmen exercising anthority in this country. Do you agree with that—those characteristics which I have mentioned just now, equal justice, the promotion of the juterests of the masses and so forth?-I agree with that,

31954 Those are the general characteristics of "administration on English lines in India "?-Certainly.

31955. In addition, Englishmen in charge of the administration have impressed on it certain special characteristics either as individuals or as a class: do you agree with that ?-Yes.

31956. For instance, loyalty to the Central Government, a sense of discipline, a sense of duty, readiness to take risks and so on. These are impressed upon the administration by Englishmen either as individuals or as a class? -Yes, that is so.

31957. And this is what constitutes the main difference between the " Administration on English lines" as we have it today, and the administration which generally existed in this country in pre-British days. You agree with that?—Yes, I agree. I understand that distinction.

31958. It is desirable to maintain the administration on these British lines and improve it? You would assimilate it more and more with what

it is in England?-Our ideal is England. 3 959. In any case you want to maintain it as it is ?—Yes.

31960. And, therefore, only such Indians as understand the spirit of this administration, and would be able to earry on the administration on these lines should be in the Civil Service, You agree with that ?-Certainly.

31961. The whole question, therefore, comes to this. Do you think that in course of time the number of Indians who would be so available, would go on increasing ?-I have not the slightest

doubt about that,

31962. And your contention is that when such a number of Indians is forthcoming the Bugish personnel need not necessarily be what it is today?—Quite so. That is the promise and that is the declaration and that is the Proclamation given to us from time to time by the British people, 31963. At the same time, in the present eircumstances, you say that for a number of years Englishmen are bound to predeminate in the Service ?- Yes, for a long time.

31964. But as Indians, showing similar characteristics and enpable of running the administration on the same lines, come forward in greater and greater numbers, you do not think that it would be a disaster to the country if the English personnel were reduced?-Certainly not, if you mean that under no eircumstances and under no conditions, and for ever, and for all times to come, there must be a certain minimum, or maximum, whichever you like to call it, of Englishmen as such, if you mean that, I do not agree with it.
31965. You do not accept that?—No.
31966. You think that as Indians come forward with the necessary qualifications overy-

thing ought to be freely open to them?-Yes, certainly. 31967. This western education which is im-

parted in India does develop, to a certain extent, the characteristics I am speaking of in Indian youths, does it not?—Yes. 31968. And as this education improves, the

development of these characteristics will be greater ? -- Certainly.

\$1969. Your scheme of competitive examination in India would be calculated to test these qualities?-Yes, in my opinion.

31970. Because, the Indian youth coming under these Western influences as represented by Western education, develops much more these Western entertain, we only imper otherwise?—
He would. He would certainly continue to improve the British line of administration more and more as he gets more and more educated, not individually but by communities, 31971. Therefore, under your scheme of

simultaneous examinations, if young men are first tested by a competitive examination here, and then are sent to England for their probationary period, you think they will have in a sufficient degree these characteristics which we both agree are necessary 11th March 1913.7

to continue the administration on what has been to contain the minimistration of war has been specken of as "English lines"?—Yes. I say that these two years spent by him in England would certainly improve him in this direction a great deal more than is the case with Indians who have to go at the present moment and have to lock themselves up in their rooms to study for eighteen months or two years in order to go in for the competitive examination when they have very little chances of improving themselves in the direction indicated.

31972. To Indians who have developed these characteristics in the way I have pointed out, would you allow the fullest opportunities to run the administration on these "English lines" without restriction as to numbers?-Certainly.

I do not see why not.

31973. (Mr. Chanbal.) As regards what you said in reply to Sir Murray Hammick about the examinations in the Vernacular, and your conversation with two examiners, have you heard at any time of any Civilians who have been kept back because they have not passed any Vernacular examination?—Never. I have never heard it.

31874. In your answer to question (11) when you say: "In my opinion the Executive or the Judicial Service ought to be separated," do you make that sentence a part of the answer to the question about a separate method of recruit-ment?-No: separation of functions, Executive

and Indicial.

31975. So that it does not really come in as an answer to where you are asked to recommend any separate method of recruitment?—No, I do not think it is quite correct. What I meaut was that there should be a separation of functions, Judicial

and Executive. 31976. By putting that statement there, I thought what was passing in your mind was, when you were asked shout recruitment to the Judicial Branch, that a Branch should be solely an Executive or Judicial one in the sense that no other hrnneh would have any judicial work left to do?—That is right.

\$1977. It was under the impression that the Judicial Service in the cauntry was a Service which had got to do with Judicial work and

nothing clee?-That is right.

\$1978. And that there was no other Branch of the Service which had snything to do with it?-Yes

It was recruitment to such a Judicial branch that you were thinking of ?-Yes.

31980. (Sir Theodore Morison.) With regard to your answer as to language, I understand you to mean that the Civilian usually has the opportunity of talking either to rustics or to his servants; and that he acquires his knowledge of the language from them and not from the educated classes?— Yes: It comes to that, really, but I do not think he acquires his knowledge much from the rusties. I have very often seen Civilians talking to rustics through their servants. It is only the servant who understands the Vernacular.

You think the language could be acquired hetter if the Civilians mixed with the acquired netter it the common make a that he educated classes?—My first proposal is that he ought to be made to learn the language in a proper way. There must be some regular system, unless a man mixes with the people as you know perfectly well, he cannot really learn a language.

81982. You say that they should mix with the people and be on terms of equality with the edneated classes. What language do the educated classes of Bombay speak ?-The dinner we had last

continued

chasses of nomcay spear. — an ultimor we mad not imply would be very representative. 21983. What do you mean by educated people?—Educated people would mean not only men who know Ecglish, but hene who occupy certain posts in life, either in husiness or some other branch of work. There are a lot of yearly who do not know much English but know the Vacanalta. I designed who will be a supplied to the property of the pro-Vernaenlar. It depends upon which part of the

Presidency you are in. 31984. I am asking about the City of Bomhay?—The young Civilians do not start in

the City of Bombay: they start in the unfassal. 31985. The difficulty is greater here than in Bengal or up country. Here, it seems to me that there are a great many different languages, and if you mix with the educated classes you would hear a great deal of English spoken. Your own language is Urdu, is it not?—My own language is Gujarati, and I speak Urdu.

31986. De you speak Marathi?-Only n very little

18196. Canorese?—No.

31987. Canorese?—No.

31988. In talking to an educated man you would talk to him in Baglish?—Yes, if he does not know Cupitati or Urda, which is very sellom.

31989. How many people from the Manashit country speak Urdu as you know it?—I understand it, and they would understand what I say.

31969. Which impulsions of Urdu. is

31990. Their knowledge of Urdn is not sufficient to carry on a conversation with educated people; for instance, you could not discuss this matter with them in Urdu?—I can speak Urdu myself.

31991. But they would not understand it?— A good many would follow what I said. Uldu is a language you can get on pretty well with in any part of India. It may not be Lucknow Urdu, My complaint against the Civilian is that it is not

even Bombay Urdu,
31992. Do you think that if he mixed with the educated classes in Bombay he would have much opportunity of learning the Vernacular? That is my point?—Yes, if a Civilian made proper

efforts he would.

31993. If he went amongst particular sections of the people he would hear Gujarati and Marathi spoken, and Urdn?—I very often speak Roglish when I am amongst my own people. Supposing, I have a gathering of the Auju Islamiya, the majority of the people talk Urdu,

31994. If a Parsi gentleman came in you would speak to him in Urdu?—Yes. If an English gentleman were present at such a gathering he would have plenty of opportunity of talking Urdn if he wanted to improve himself.

31995. I do not understand your contention at the beginning of your written answers when you say that the only way to get rid of this caste you say that the only way to get not or this easter feeling is for all to come in by the same door. That is the expression you use?—Yes. What the people of India feel is that this Service is preciselly eleded to them. If you open it, open it to them in the same spirit so as to remove the

easte feeling:

31996. Is this caste feeling absect in those Services where entrance is by the same door and the same method?—Certainly, to a very great extent, so far as the Service is concerned. Take, for instance, the High Court Judges,

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Continued.

31997. That is hardly a Service. I was thicking of the enrolled list of the Finance Department ?—Let us take the highest, the High Court Judges. You have got English and Indian Barnsters. Both are appointed High Court Judges. The Indian Earnster feels that he is exactly in the same position as his English brother Barrister: there is absolutely no feeling of distinction of any kind whatever.

31998 That is hardly a Service, is it? Such an elevated Service would hardly accept the baser feelings ?- I look upon the Bombay Service as a

corps d' élite.

31999. Look at the other Service; do you find an absence of this class feeling?—Socially not. As far as the Service is concerned there is no

such things as easte feeling, qua Service. 32000. Qua Service. No duti distinction made officially between a person who happens to be Indian by birth and English by birth in the Civil Service, is it?—It would be so, because the method of regraitment is different. That would method of recruitment is different. terre the stamp of some kind on those who are recruited by a different method.

32001. The High Court is recruited by several

methods?-That, us I said, is the Judicial Service. I make a distinction between the Judicial Service

and the Executive Service.

32002. In answer to question (3), do I understand that you found your opinion upon the recommendation of the last Public Service Commission: have you framed your opinion npon their evidence? You say, "Those who have entered the Sorvice have, I mean the Indians, performed their duties to the satisfaction of their superiors and have generally proved themselves efficient in and have generally provided that was the opision of the Fublic Service Commission." It is rather all evidence, is it not? Do you found your opinion upon that, or upon any other evidence?—I have other evidence of what I personally know. I know personally about eight or nine Indian gentlemen, and every one of them to my mind in quite as good as any l'nglish Civilian I have ever known.

32003. (Lord Ronaldshay.) With regard to this language question, of source we all recognize that it is most desirable that the Indian Civiliana should, so for as possible, be able to converse with the people in their language. I suppose when you said that the examinations in languages were really not of very much use as a test of a man's ability to talk the language, you were referring to the De-

partmental Examinations? - Yes.

25004. Do you think that a man who has made a special study of a language and passed a high proficiency test, or some examination of that kind, generally speaking would be fairly well qualified to speak the language?—I think he would.

52605. You said in answer to one question that you thought that there were scarcely two mas you toought that there were scarcely two men in the Binnby service who could spak the banguage of he country adequately. Would it supries you to hear that I have the names of eight Civilians who have passed the high proficiency examination in various hanguages? For instance do you know Mr. Scholon 2—No. \$2005. Would it surprise you to hear that he resent the Dearing Persistent.

passed the Persian Examination with Honours; and would it surprise you to bear that Mr. Wild passed Sanskrit with high proficiency, and that Mr. Rothfeld passed Persian with high proficiency and that Mr. Wild also passed in Gujarati with high proficiency, and so on? I do not want to go

through the whole list. I suppose you were not aware of these facts when you said that there were not more than two men in the Bombay service who could speak the language?-I based my experience on the members of the service with whom I have come into contact. I have come in contact with a number of men during the last ten years in different capacities, and I have found only one man who could really speak the vernaenlar: I am talking of the vernaenlar and not of Sanskrit or Persian,

52007. You would consider Marathi a Vernacular ?—Yes.

32008. And Gujarati?—Yes. 32009. You are simply speaking of your own

ersonal experience?—In my personal experience have come across a number of them, and in that let I have come across only one Civilian who could speak Gujarati fairly fluently and could curry on a conversation in that language

32010. Then the inference from the facts that these officers have passed these examinations with high proficiency, and so on, is that your experience really is not necessarily a very wide one on this matter?—I do not claim to have a very wide experience, 3201I. You are only speaking from a limited

32012. With regard to what you sail about Indian Civilians only talking to rustics through their servants, have you ever spent any fairly long period with a Sub-Divisional Officer, for instance, during a six or seven months' tour in the villages ?-No, I have never followed them on their tours.

32013. So that you are not speaking from a very wide experience in that case?—No. I do

not claim to have very wide experience.

32014. Have you seen Indian Civiliane when engaged in famine work ?- No. 3:015. , So that these assertions of the inability

on the part of Indian Civilians to talk to the people are not based upon very wide personal experience? - Certainly not wide personal experience.

32016. With regard to what you said shout oor desire to get the best administrators, that, as I understand, is your main object; you want to get the best administrators you can for the

country?-Yes.
32017. Do you think that an examination is quite the best test of a man's capacity to make a good administrator in this country?—I do not see why it should make any difference in this country

I have various circumstances in my mind which I want to clear up upon this point. Let me put this definite question to you. Would a Hindu who had got a few more marks than an educated and influential Muhammadan make a more efficient administrator in a Muliammadan District than a Muhammadan would?—As a matter of fact there is no such thing as a Mulammadan District. There may be Districts where there are a large number of Muhammadaus but there is no such thing as a purely Muhammadan District.

32019. I am not suggesting that every man, woman, and child in a particular district is a Muhammadan ; but are there not districts through out the whole of India (you say you have travelled over the whole of the North of India and other parts of India) where the population is

largely Muhammadan?—Yes.

32020. It has been represented to me the difficulties might arise if you put a Hindu in charge Mr. Mahomedali Jinnah,

. continued.

of a Muhammadan population. Do you think that a Hindu who had got a few more marks than an educated and influential Muhammadan would make a better and more efficient administrator when he was in charge of a population which was largely Muhammadan than a Muhammadan gentleman would do ?-If I may say so with great respect that question involves more than one question. If you put first of all this question:—Supposing, a Muhammadan gets a few marks less then a Hindu, should be be passed over? my answer would be that he should be passed over cartainly, because that is the test that I lay down, a competitive test. Then you would say .—Although in principle the answer is certainly that he should be passed over, having regard to the fact that you may have a district where you have a majority of people who are Mussalmans, would you not therefore select a man who has got less marks, it may be very few, and who happens to be a Mussalman? I say in that case you will be doing the greatest injustice to that Bindu.

32021. May I interrupt you? You are not answering my question. I was not asking you

whether you would be doing a particular man an injustice. I want you opinion. Which of those two men would make the best and most efficient administrator under those circumstances?-It is not a question of better or worse. I do not see why a Hindu should not be in charge of a Diswhy a Hindu should not be in energy of a con-trict where the majority bappens to be Mussal-mans. I know two Indian Civilinas holding very that works and both of them are Hindus. I have been to that District, and I have never heard of

any complaint against them.

320.2. So that your answer to my question is that under the circumstances I have suggested to you the Hindu would be entirely as satisfactory an officer as the Muhammadan?-Yes. It

tory an observe when some man.

\$2028. When you say that, you are getting away from the purely Examination test?—I

attach no importance to a mun's sect.

\$2024. With regard to your Scheme for the recruitment of the Judicial Service, in answer to a question which was put to you, you said that the Judicial was recruited from officers when they had proved failures on the Revenue side. That is rather an important statement. Could you tell me what your authority is ?- I have beard that. I cannot say anything more than that. 32025. Who have you heard it from?—I have

heard it from several people. If you want to

know beir names, I can give you them. 32026. You have made a very definite state-ment there. It is rather a grave charge, it seems

to me, and I want to know on what authority it is made ?—I say I have heard it from people.

32027. We cannot attach much importance to

it as evilence?—You may or may not. It is very often said that people who are not successful in the Executive are very often put into the Judicial 3.028. But you have only heard that said :

you cannot give us any real facts ?- I cannot say . more than that I have beard it generally.

32029. We are wanting facts for our evidence. You also say, "It has been proved that Civibans which the Government is worked, make unsatisfactory Judges"?—Yes. 32038. No doubt he has a

ge up to the High Court from Civilian, District Judges. I should very much like to know if you can give us the numbers of those cases in particular years, and also the proportion of those decisions which have been upheld in the higher Court, and the proportion of those decisions which have been reversed?—You have only got to look at the Law Reports, and you will see.

32031. I have not got s copy of the Law Reports with me. Do you happen to know what the figures are?—I have not numbered them up.

32032. But I assume before you made that statement that you totalled them up?-No: I have been in practice at the Bomhay Bar for the last fifteen years and I have had the honor of dealing with the judgments of District Judges from different parts of the Presidency. I know their work; because I have often appeared either to their work; decases a new observappears either, to set aside their judgments over to support sheir judgments; and whenever I have appeared to support their judgments only facts, has been mich more difficult than when I have appeared to appear their judgments. That is moy experience during the last filter years. Further, during the last two years I have had the honor of appearing hefure more than four District Judges in this Presidency in cases of very great importance. Those cases also came before the High Court on appeal. Remember, I do not blame the men, I hlume the system. I say, having regard to the system that you have, that it is impossible to get proper Judicial Officers. That is my point.

32033. I understand that is your opinion The question I asked you was whether you can supply me with the figures ?- I have had no time. I was only asked to give evidence on the 22nd of February. That is why I had no time. Other-wise I would give you all the figures.

32034. Do you hold the opinion that the experience which an officer gains during his first · lew years on the Revenue side of the Service. is of no value to him when ho is subsequently made a Judge ?-It may be, but very little. Our Barrieter High Court Judges have had no experience of the Executive or the Revenue line.

32035. We have had it represented to us hy the Chief Justice of this Presidency that u man during his Service on the Revenue side gains a knowledge of the people and a knowledge of the working of the Government, and he says that that is very useful to him when he becomes a District Judge?—I do not know what experience the Chief Justice has on that point,

3:036. I am asking you whether you agree with his opinion?-I say it is of very minor importane

32037. He also told us in evidence that, generally speaking, Barristers are very ignorant of the machinery of Government in India, but that Indian Civilian Judges knew all about Government and that it was very important in these cases that they should have a knowledge of it. Do you agree, or do you disagree with that opinion?—I fail to understand it. As a Judicial Officer, I do not know what he has got to do with the way in

nake unsalidateory Judges "?—Ven. 33003. No-doubt-he has a great deal of 2000. You down you have not go administrative work. I am asking you whether into details, but I should be very grateful to you, you agree or classgree with the evidence of the five named go into details. For instance, you. Ohief Justice?—I do not agree if the Ohief Justice made some almost on the number of cases which. he said this for a Judicia Olifer it is assential.

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of the Chief Justice is one which ought to carry a certain amount of weight with a Commission of this kind?-That is for the Commission to decide.

32040. You would not express an opinion upon this point ?-No.

32041. With regard to this system of recruitment suggested by you, do you think that these posts, such as the post of District Judgeships, would prove sufficiently attractive to secure the best men from the Bar?—Not the best men. The best men you, will not get for a High Court Judge-, ship; but certainly you will get competent men who will do justice to this office

32042, You think you would get a class of men who would certainly make better Judges than the Indian Civilian?-Yes, cortainly, at the present moment. I have not the elightest doubt in my mind about that,

n \$2043. This is a personal question, and perhaps you would rather not answer it. In it a sort of position you would consider attractive to yourself? I do not want to ask you to answer the question if you would rather not?-I want to answer it. As a matter of fact; I would not care if the High Court Judgeship was offered to me to-day. So I am out of the question.

.32044. You told us in answer to question (60) that you think the pay of the Provincial Service is far too low ?-That is what strikes me.

32045. You think there ought to be a general rise in the pay of the Provincial Civil Service?-I think they ought to get more than they get now. 32016. You are a member of the Imperial Legislative Council, are you not?-Yes.

32047. We may assume, I suppose, that if the Government suggested a rise in pay for the Provincial Civil Service you would beartily support it on the Council?—As a matter of fact, I will .. tell you what my position on the Conneil now is if you would like me to do so.

32018. (Mr. Heaton.) I noderstand when you say that the higher Civilians of the Judiciary are not giving satisfaction, that opinion is hased upon your own experience ?-Yes, it is based upon my experience.

\$2049. Do you know whether it is an opinion which is generally held?—That is the opinion generally held by the Bar and the public.

32050 How do you gather the opinion of the public? - When I say the Bar and the public, I mean the educated public.

32051. You gather it, I suppose, from conversation with them ?-Yes; and I have my own personal experience during my fifteen years' work.

32052, You say you do not blame them?-

No, I do not. 32053. But you blame the system?—Yes, I speak with great deference, and I do not wish to be disrespectful in any way. In my opinion, and in the opinion of the Bar in Bombay, the Civilian Judges (of course there are exceptions, or the action of the control of the

that he should have experience of home the Govern- of law as well as they cought to, having regard to ment is extrict on.

30030. If suppose you agree that, the opinion ...those of District. Judges and Serious Judges. When they cannot get the right kind of training it is obvious that there must be that state of

32054. You do not attribute it in any way, to the competitive examination bring an insufficient test for men who are afterwards to become Judges?—No. The competitive test is nothing more than an ordinary man passing his B.A., and then becoming a Barrister. The competitive tost does not make him a lawyer; it is a test which shows, generally, a man who is above the ordinary ability and ordinary character.

32055. There is no disalvantage about it?-None whatever.

32056. At first sight, one might he led to suppose that there was from your own opinion? -It is no disadvantage to get through the competitive test.

\$2057. It is a question of training?-Yes, it is a question of training. A question was put to me by one of the members of the Commission who pointed out that there would be this difficulty in the case of the Civil Service that you would be selecting mm haphazard. You must remember that in order to get men who have Judicial minds, or who make efficient Judicial officers, certain qualities are necessary, and they may, or may not, be found in the man although he may have passed his competitive examination. Therefore, if you select from the Civil Service you will be selecting them, to a certain extent, inplinated: and they may not be successful as Judicial Officers. Whereas, if you get them from members of the Bar there is great safety, because you know, as a matter of fact, that you are selecting men who have proved successful, or male their mark actually at the Bar m that line. To that extent the Bar would be a better field to recruit from than the Civil Service

32055 Do you think that any man who had made his mark at the Bar would accept oven a a District Judgeship?—No, if he was at the top. But supposing he was a man getting work, and getting on, if a District Judgeship was offered to ien. I think be would accept it. There are many, I think who would.

32059. I suppose you have not had time to think out any scheme because reguliting in the Judicial Service, at any rate as it exists now, from the Bar, means that you would have to fill a lot of Assistant Jodgeships as well as Judgeships, otherwise you block the promotion of Assistant Judges to a hopele's extent?-That is so

3:30:0. So that, presamply, it would involve men taking appointments which were not well paid in the hope of getting the higher appoint-ments afterwards. Would that be likely to a tract men who had in any way made their mark at the Bar?—When I said "made their mark," I did not mean that they were at the top of the profession; I meant that they were showing signs of success at that period, which is a very critical one in the career of a member of the Bar. I think there are several people who would take up an appointment, such as an Assistant Judgeship, beginning at Res 500 with the prospect of getting into higher posts in the Judicial line. He might become a District Judge or a High Court Judge, with a pension and so on; and therefore at that stage of their career it might tempt ming men.

[concluded.

32061. You think at that stage of their career they would have displayed efficiency which would show them to possess the qualities you desire?— Five years is not a test. If a man does not show any signs in five years you might as well put him on one side, although there have been exceptions

\$2062. I gather that you look forward to the time when with a very largely increased number of Indians in the Civil Service, you will have an equally efficient administration, peahaps more efficient?—It might be more efficient. I cannot

say that at present. \$2063. But at any rate you would hope that it would be at least countly efficient?—I should certainly think it would be equally efficient.

32064. Supposing, for instance, you carry your imagination to that extent: supposing two-thirds of all the superior appointments were held by Indians, do you think that the character of the Administration would change? I am not using the word in any injurious sease, I mean you would have an Administration which was guided by Indien ideas and Indian methods, would you not. There would be a change?—When we reached that stage, namely, two thirds of Indians and onethird English people, I do not think there would be any possibility of the Administration going back to old methods. I feel that it will advenge along with the new mothods, along with the nations of the world. These days of the pre-British time have gone.

\$2005. You think there would be no serious chance of a reversion to that type ?- I do not think there would be any chance of retregression,

or set-back. 32066, (Mr. Bhadbhade.) In answer to question (39) you say, "Subordinate Judicial posts

should be filled by High Court Pleaders of not less than five years standing. There is ample field for selection amongst this class." I suppose you selection amongst with class. I suppose you indicate one of the fields of recruitment to this hranch. You do not circumscribe the field. Is that correct?—Yes. I say, "High Court Pleaders of not less than five years' standing. There is ample field for selection among this class."

\$2067. Do you say that that should be the enly field of recruitment, or that it is only one alternative? Would a distinguished Pleader from the mufassal be engible?-No; my idea is that it should be confined to High Court Pleaders,

Pleaders of below five years' standing 32068, may be briefless?-The High Court Pleaders practise all over the place. They not only practise in the High Court but they practise in the mufassal, in the Small Courts and Police Courts.

32069. I am not confining it to the High Court Baz. You mean Pleaders in the mufaesal?

32070. (Mr. Joglekar.) In answer to question (60) of the Provincial Civil Service series you have expressed an opinion that the rates of pay of the Provincial Civil Service are much too low? -Yes,

\$2071. In the case of Deputy Collectors the minimum pay is Rs. 300 and the maximum pay Rs. 800 ?-Yes.

32072. There is an upper division and a lower division of the Executive Branch; the minimum, pay is Rs. 150 and the maximum pay is Rs. 250. You would raise these two minimums?-I have not thought over as to what increase should be made; hat I am certainly of opinion that some reasonable increase ought to be made,

(The witness withdraw.)

### GHULAM MAROMED BRUNGDI, Esq., Zaminder, Ban-at-Law.

Written Answers relating to the Indian Civil Service.

32073 (1). What is your experience of the working of the present system of recruitment by open competitive examination in England for the Indian Civil Service? Do you accept it as generally satisfactory in principle?—The present system is aufair to the Natives of India. It has practically shut the door to a free admission of Indians. Only a very select and limited number have been able to get in the Civil Service through this system. For only an infinitesimal number of the Natives of India can afford the considerable expense and speculative outlay involved in the trip to England. The system is unesticiactory in principle, as it fails to do due justice to the legitimate claims of the people of India to a proper share in the highest branches of the administration of the country.

32074 (2). In what respects, if any, do you find the present system faulty in detail, and what alterations would you suggest! - Coming to matters of detail, I may say that the examination itself is of such a nature as to afford the least facilities to the Natives of India. The syllabus is defective, and manifestly unfair to Indian candidates, as it fails to afford them equal chances of success with English aspirants. Subjects relating to It dia, with which Indians are as well

acquainted and which are as much in their line as similar subjects relating to Europe are familiar to English candidates, are conspicuous by their absence. Thus there is no Indian Vermanian, no Indian History, no Hinda Law, no Muhammadan. Law, no Indian Philosophy. Also, a smaller number of marks are allotted to the Eastern Classics, Sanskrit and Arabic, than those allotted

to the Western Classics, Greek and Latin.
The alteration, I woold suggest, is the introduction of the above subjects relating to India in the syllabus of subjects for the examination. This is all the more necessary as India is to be the arena of the future labours of the members of the

32075 (3). Is the system equally suitable for the admission of "Natives of India" and of other natural-born subjects of His Majesty? If not, what alteration do you recommend?—The present system is quite unsuitable to the Natives of India, I would recommend the holding of an examination in India identical and simultaneous with the Civil

Service examination held in England, 32076 (4). Do you consider that the combination of the epen competitive examination for the tion of the epen competitive examination for the Home and Calonial Civil Services with that for the Indian Civil Service is or is not to the advantage of Indian interests? Please give your reasons?—Such a combination is not to the advantage of Indian interests. I would, therefore,

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con'inue 1.

recommend that the Indian Civil Service be kept spart from the other hindred services. By this means, the examination for the Indian Civil Service could be specialized with particular reference to the needs and requirements of India.

32077 (5). If you do not consider the present system of recruitment by an open competitive examination to be satisfactory in principle, please state what alternative you would propose?-I would propose the holding of an identical and simultaneous Civil Service examination in India, The competitors both in England and in India, should be finally classified in one list according to

\$2078 (6). In articular, what would be your opinion regarding a system of simultaneous examinations in India and in England, open in hoth cases to all natural-torn subjects of Bis Majesty?-I would strongly advecate the institution of such a system, as tending to ensure instituted to seen a system, as second, as general freedom and openness of admission to all comers. Such a system would be equally fair to both the European and the Indian element.

32079 (7). What would be your opinion with regard to filling a fixed proportion of the vacancies in the Indian Civil Service cadre by Natives of India, recruited by means of a separate examina-tion in India, or by means of separate examina-tions in each province or group of provinces in India? If you favour such a selome, what proportion do you recommend ?- After the system of simultaneous Civil Service examinations held in England and in India, the system of filling a fixed proportion of the vacancies in the Indian Civil Service cadre by Natives of India, recruited by means of a separate examination in India, would be the next best. The proposition I would recommend is 50 per cent. I may add, however, that nothing would be more conformable to the wishes of the Natives of India than the system of simultaneous examinations. It is only in the unfortunate event of this system not being adopted that the other system of recruitment mentioned above would be accepted by them.

32080 (9). If you are in favour of a system for the part recruitment of the Indian Civil Service by Natives of India in India do you consider that "Natives of India" should still be eligible for appointment in England?—Certainty. It Englishmen are eligible for appointment in India, there is no reason, in justice or expediency, why Natives of India should not as well be eligible

S2031 (10). Would you regard any system of selection in Iudia which you may recommend for young men who are "Natives of India," as being in heu of, or as supplementary to, the present system of promoting to listed posts officers of the trovincial Civil Service? If the former, what alteration, if any, would you recommend in the conditions governing the Provincial Civil Service ?-I do not approve of the system of listed posts. I would recommend that certain higher posts be exclusively reserved to the Provincial Civil Service, on a more extensive scale.

32082 (11). Do you recommend any separate method of recruitment for the judicial branch of the Indian Civil Service? If so, please describe the system which you would propose ?- Successful candidates at the Civil Service examination desirons of joining the Judicial Department of

the service should be asked to declare their intention. They should then be made to undergo a special course of training in Law, and a special course of training in Law, and particularly Indian Law. After this, they should be subjected to a special test in Law and particularly Indian Law. The above training should be undergone by them in addition to the course of productionary instruction smally prescribed. Lastly, once having entered the Indivish Remark they should be neuromostly Judicial Brauch they should be permanently retained in it for the whole of their service. In this connection, I would incidentally recommend that half the number of posts in the higher branches of the Judicial Department should be filled by members of the Bar.

3.083 (12). Are you satisfied with the present statutory definition of the term "Natives of India" in section 6 of the Government of India Acts, 1870 (\$3 Vict. o. 3), as including "any person bern and demiciled within the Dominious of His Majesty in India of parents habitually resident in India and not established there for temporary purposes only," irrespective of whether such persons are of munical Indian descent, or of mixed Furopean and Indian descent, or of unmixed European descent? If not, state fully any proposals that you wish to make in regard to this matter?—I am not satisfied with the present definition. The term should not include a person of unmixed European descent. Such a person neither considers himself, nor is considered by others, a Native of India-

32084 (13). If the system of recruitment by open competitive examination in England is retailed, state the age-limits that year recommend for candidates at such examination, giving your reasons?—The present age limits are, in my opinion, too low, and should be raised to 23-25 years. A low age limit only puts a premium on immaturity, or, at the best, a foresil and premature development of mind. Maturer talent is at a great discount at present.

32085 (14). What in your opinion is the most suitable age of which Junior Civilians recruited in Bugland should commence their official daties in India ?-Above 25 years.

32086 (15). What ago limits for the open competitive examination in Bogland would best suit candicties who are Natives of India, and for what reasons? Do you resummend any differentiation between the ago limits for Natives of India and for other natural-born subjects of His Majesty?-In my opinion, higher age limits than those obtaining at present are necessary, particularly for Indians. For the people of India generally undergo a several years, course of in-struction in their own vernaculars and religious subjects before commencing their English education, the completion of which is considerably delayed in consequence. Hence I would suggest the raising of the age limits to 23—25, especially for Indian candidates. However, if the are limits are generally raised, as I have suggested, for all cambidates, the purposes of the Indian students would be sufficiently served.

32087 (16). What alterations, if any, do you recommend in the authorized syllabus of subjects and marks prescribed for the open competitive examination!—The syllabus should include subjects appertaining to India, as India will be the future field of the labours of the service. Tous, some Indian Vermicalar, Indian History,

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· Hindu Law, Muhammadan Law, Indian Philosophy should be introduced. Also, an equal number of marks should be allotted to the Eastern Classics as those allotted to the Western Classics. I would also suggest that Persian may be introduced as an Oriental Classic.

32088 (17). Is any differentiation in the subjects for the open competitive examination in England desirable between candidates who are Natives of India and other candidates? If so, state them and give reasons?—No differentiation

is necessary, if the above enbjects relating to India are included in the syllabus, \$2089 (10). Do you consider that a minimum proportion of European subjects of His Majesty should be employed in the higher posts of the Civil Administration? If so, to what proportion of the posts included in the Indian Civil Service cadre do you consider that Natives of India might under present conditions properly be admitted?—No. No such reservation is necessary or desirable. There is no reason of necessity for this course, as the requisite qualifications for the highest offices can be found among the Natives of India, Nor is there any reason of true and just policy, for the less there is of reservation and monopoly and the more of freedom and openness of admission, the better it will tom and openiess of amissions see Series in the Best of all parties concerned, including even the Government of the country. Besides, the reser-vation of appointments on the basis of race would be contrary to the terms of the Statute of 1833, to the Proelsmation of 1858, and the spirit and traditions of British Statesmanship regarding India for over half a century.

32090 (20). Do you accept as generally satisfactory in principle the present system under which Natives of India are recruited for posts in which reastes of Lama see the Indian Civil Service cadre partly through the medium of an open competitive examination in England, and partly by special arrangement in India?—No, I am not at all estimated with the present system, as it fails to secure a fair or adequate admission of the Indian element in the

Civil Service

32091 (21). Do you consider that the old evetem of appointment of "Statutory Civilious" under the Statute of 1870 should be revived, and if so, what method of recruitment would you recommend?—No, it was a bad system, as there was no test to ensure efficiency. It should not by

any means be revived.

32092 (22). If the system of recruiting military officers in India for posts in the Indian Civil Service cadre has been stopped or has never existed in your Province, would you advise its reintroduction or introduction, as the case may be, and if the syistem should be introduced or re-introduced. to what extent, in your opinion, should it be adopted?—The system has once been in force in Sind, and now no longer exists. I would not recommend its revival. The military beat and habit of mind, and military training and education are not adaptable to the conditions and require-ments of Civil administration.

32093 (23). Do you consider that such a system should be restricted to the recruitment of military officers, or extended to the recruitment of selected officers, from other Indian services?-No. Recruitment to the Civil Service of the country should not be made from any other service either, as the necessary qualifications, habits of mind, training, education and experience will be wanting.

32034 (24). What is your opinion of the system by which certain posts, ordinarily held by members of the Indian Civil Service, are declared to be posts (erdinarily termed listed posts) to which members of the Provincial Civil Service can properly be appointed?-I am against the system of listed I wenld advocate instead the exclusive reservation of some of the higher posts in the administration on a more extensive scale to members of the Provincial Civil Service

Continued.

32095 (26). Are you satisfied with the system by which most of the inferior listed posts are merged in the Provincial Civil Service?-I am against this system of listed posts intoto .. I would recommend instead the exclusive reservation of some of the higher posts in the Public Service on a larger scale to the Provincial Civil Service.

32096 (27). Is the class of posts listed suitable? If not, in what directions would you suggest any changes, and why? -As I am against the system of listed posts altegether, it is unnecessary for me to answer this question. I would however suggest, instead of this system, the reservation of some of the higher posts in the Public Service, to the Provincial Civil Service,

32097 (29). Do you consider that candidates recruited for the Indian Civil Service by open competitive examination should undergo a period of probation before being admitted to the Service? -Yee, a period of probation is necessary to ensure

working efficiency.

worting emeasury.

32098 (30). It so, how long, in your opinion, should this period be, and what course of study should be presented for the probatinates? — Two years. The course of study stread presented may be retained. But Hindustani and Hindu and Muhammadan Law should be made compulsory,

instead of being optional, as at present.
32093 (31). Do you consider that any differentiation is necessary between the course of study for probationers who are Natives of India and the course prescribed for other natural-born subjects of His Majesty? If so, please state the special arrangements that you recommend?—According to the present system, no differentiation appears to

be necessary. \$2100 (\$2). Do you consider that the probationer's course of instruction could best be spent in England or in India? Is your answer equally applicable to the case of Natives of India and of other natural-born subjects of His Majesty ?-The course of instruction for European probationers would best be epent in India. This would provide the necessary point of contact with the subjects studied. The course of instruction for Indian probationers would best be spent in England to provide Indians with the necessary knowledge

recogning English life, manners and institutions.

\$2101 (33). Do you think it desirable to start at some suitable place in India, a college for the training of probationers of the Indian Crui Service and possibly of other Indian Services recruited in England?—Yes, it is very desirable, for matters and subjects Indian can best be taught, learnt and

realized in India

\$2102 (34). Do you think it desirable that each Provincial Government should arrange for the training of probationers by suitable courses of instruction for the whole or portions of the first two years of service at some suitable centre ?—No.
There should be one Central College under the control and management of the Government of

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arrangements that you recommend?-No differen-

32103 (35). Are you satisfied with the present avangements for the training of junior officers of the Indian Civil Service after they have taken up their appointments in India? If not, what change should, in your opinion, he introduced ?-The present arrangements are unsatisfactory. I would suggest that Junior Executive Officers should be made to acquire practical knowledge and experience of executive and administrative work in the office of the Mukhtyarkar for a year, prior to their being given charge of any substantive appointment. Junior Judicial Officers should be made to acquire a practical knowledge of legal work in the Court of the Subordinate Judge for a year, prior to their being put in charge of any substantive Judicial appointment.

32104 (36). Do you consider that there has been any deterioration in the knowledge of the Indian languages possessed by members of the Indian Civil Service? If so, what are the causes? Are you satisfied that European members of the Indian Civil Service attain to an adequate proficiency in the study of the Indian languages, and if not, how could this best be remedied?— There never has been any substantial and practical proficiency in the knowledge of Indian languages The examinations held are much too theoretical in their nature. Besides, all further tough with the language is lost or abandoned after the examination has once been passed. No practical acquaintance with the language is cultivated or maintained. At least one remedy that suggests itself is to make

the examination a more practical test. 32105 (37). Please give your views as to what steps (if any) are necessary to improve the profi-sion of in the knowledge of law of members of the nemotion in the knowledge of new metabols of metabols of Indian Civil Service, distilluctiviting between recommendations applicable to all officers and to officers solected for the Judicial Branchi?—Successful candidates at the Civil Service examination desirous of joining the Judicial Department of the service should be asked to declare their intention. They should then be made to nuclergo a special course of training in Law, and particularly Indian Law. After this, they should be subjected to a special test in Law and particularly Indian Law. The above training should be undergone by them in

addition to the course of protostionary instruction usually prescribed. Lastly, once having entered the Julicial Branch they should be permanently retained in it for the whole of their service. 32106 (38). Do you recommend any special course of study in law in India for officers selected for the Judicial Braoch?—No special course of study in Law in Iodia will be necessary, if such officers have undergone a special course of training and a special examination in law during their

um a special camination in law uning their probation, as I have all early suggested.

32107 (39). Do you recommend any special training in subordinate judicial ports in Lulia for officers selected for the Judicial Branch 7 if so, please give dotails ?—Yes. Junior Judicial Officers should be made to acquire a practical knowledge of legal work in the Court of the Subordinate Judge for a year, prior to their being put in charge of any substantive Judicial appointment.

32108 (40). Is any differentiation desirable in a system of training after appointment in India between members of the Indian Civil Service who are Natives of India and other natural-horn subjects of His Majesty? If so, please state the special tiation is desirable

32109 (41). If you have recommended the introduction of any scheme of direct recruitment in India for Natives of India, whether in lieu of, or supplementary to, the system of recruitment in England, please state what system of probation

and training you recommend for officers so recruited?—The probation and training should be

n course of 2 years spent in England. 32110 (42). Is any differentiation necessary in regard to the probation and training of members of the Indian Civil Service who are Natives of India as between persons of numixed Indian descent, of mixed European and Indian descent, and of manixed European descent? If so, please state your proposals?—No differentiation is necessary, 32111 (43), Please add such remarks as you

may desire to offer on any points relating to the probation and training of members of the Indian Civil Service which are not covered by your answers to the foregoing questions?-All my sug-gestions on this subject are contained in my

previous answers \$2112 (45). Do you consider that the exchange compensation allowance introduced in 1893, eligibility for which depends on mitionality or domicile, should be abolisted, and if so, under what conditions? Should such abolition apply to conductors sound such another apply to officers already employed or he restricted to future entrants?—The exchange composation allowance should be abolished. The abolition should only be

prospective. If so, no conditions are necessary.

32113 (46). If abolition is recommended with
compensation in the form of increased solaries, what is your opinion regarding the grant of a similar increase of salary to those members of the service who now draw no exclunge compensation allowance?-I would not recommend, for the another of the exchange compensation allowance, compensation to the form of increased salaries. It should be abolition without any compensation or increase of salary. There will be no givenance, as the abolition is only to salect future entrants. Those already in receipt of an exchange compensation allowance may continue to receive it-

32114 (47). Turning now to the case of the Statutory Civilians and officers of the Provincial Civil Services h Ading listed posts, do you approve of the arrangement by which they draw salary approximately at the rate of two-thirds of the pay drawn in the same posts by members of the Indian Civil Service? If not, what rates do you This arrangement is unfair. All those writes of the services?—
This arrangement is unfair. All those writes officers hold the same posts and do the same work, and it is but fair that they should be paid the same. For there is a question of dignity and prestige involved in the question of salary, would recommend one uniform salary for poirrespective of the officers by whom they are held.

Written Answers relating to the Provincial Civil Service.

32115 (51). Please refer to Government of India Resolution No. 1046-1058, dated the 19th August 1900, defining the general conditions which should govern recruitment to the Provincial Civil Service, and reproduced as Appendix A. Are these conditions suitable, or have you any recommendations to make for their alteration?-If the system of simultaneous Civil Service examinations, or the system of recruiting a fixed proportion of Indians by an examination in India, is adopted, I would adverage the aboltium of the Provincia Givil Service altogether. But if it is to be retained, an examination test should be substituted for the present system of unmination. The choice of members should entirely be confined to residents of the Province, whenever the requirite local fateria is available. This will secure, in the members of the Service, proper acquaintenance with the local vermental, boths, enations and conditions. The due communal prepensation of the different communities can be had at ho examination in proportion to their numerical strength. If the interests of efficiency require importation from outside the Province, it may be necessary to make used.

in the control of the control of the control of the control of the Provincial Civil Service in force in your Province suitable, or have you any recommendations to make for their alteration I—No. for the reasons given in my last answer. My recommendations are also contained in my last

2317 (53). Do you consider that recruitment for a Provincial Civil Service should ordinarily be restricted to residents of the Province to while to restricted to residents of the Province to while it helongs — Yes. Recruitment should ordinarily be restricted to residents of the Province. But it may be necessary to make importation from cuitage the Province whenever that interests of efficiency require it. In this connection, I would observe that parts of the Presidency the differ materially in language, boliki, extours and conditions (such as Sind, for instance, from the rest of the Presidency), should be considered separate Provinces for the above purpose.

23113 (64). An all classes and communities duly represented in your Provincial Civil Service? Do you consider that this is desirable, and what arrangements do you recommend to recore this object?—No. This is desirable. The various races and communities abould be represented at the examination for the Service which I have

engastrid according to their numerical strength.

23110 (50). Are you satisfied with the coisting
arrangements for the training and protation of
officers appointed to the Trovingan Civil Tervice? It
not, please sites your objections, and what
other arrangements you recommend?—The existing arrangements are not estimatory. Members
of the Previncial Civil Service should be made
to acquire practical knowledge and experience of
executive and administrative work in the office of
executive and administrative work in the office of
the Makshyatian, Deputy Collector and the
Assistant Collector for a year or more.

\$2120 (66). Do you consider that the numbers of officers authorized for the various grades of your Provincial Givil Service are estimatory? If not, please state your views?—The combers are not satisfactory. In come grades the numbers are too small, and in others they are too large. The numbers of officers in the various grades should be more cought divised in the

The minutes of the control of the grades, and should be more equally divided in all the grades. \$3212 (67). To what extent are the functions of the officers of the executive and judical bandess of your Provincial Civil Service differentiated of your Provincial Civil Service differentiated at present direction t—There is no differentiation at present acting the complete sevenuce of the Judicial from the Carectine. The appointments to the Judicial and the Executive should be made separately.

32122 (68). Are you satisfied with the present designation "the Provincial Civil Service?" If not, what would you suggest!—I am indifferent. I see no reason why the present designation should not be kept.

32123 (60). Are the existing rates of pay and grading in the Provincial Civil Service of your Province adequate to secure the desired qualifications in the officers appointed? If not, what a directions do you recomment?—No. I would suggest that Doputy Collector's grades be redood from six to four. As argards pay, I would propose a starting pay of Ils. 490 rising by Re. 1,000. In the case of Subordinate Juiges also I will resonment the same pay.

22124 (61). Do you approve of the arrangements by which officers of the Provincial Ciril Service boding lated post at awa salary approximately at the rate of two-thirds of the pay drawn in the same posts by aembers of the Indian Civil Service? I not, what rates do you suggest for the various appointments T—I do not. These various efficiency and it is that far that they should be paid the same. There is a question of dignity and prestign involved in the question of alary.

32125 (62). Have you can proposals to make with regard to the leave rules applicable to the Provinced Criti Service? In particular, do you regard the existing differences between the Leave rules for the European and Indian Services as suitable?—I would propose that a commodations of leave for the Provincial Civil Service he allowed to the extent of 12 months.

Sil26 (63h. Are you satisfied with the present rystem of superanuation ponetons for officers of the Protriaci (Arti Service ? If not, please say what modifications you would suggest, and on what grounds?—I am not quite satisfied with it, I would suggest that the compulsory retirement age he redecod from 55 to 60. In this connection, I would also suggest that the system of granting extensions in service be abolished.

\$2127 (64). Are you estisided with the existing organisation of the Provincial Civil Serrice? It most, please state what alternative organisation you consider desirable, end explain fully your views, making any engestions that anyear to you to be suitable?—I am not estisfied with the entire that the explain fully your views, making any engestions that anyear to you to be suitable?—I am not estisfied with the original proparation of the Provincial Service. It has expended as a har, in many cases, to the advancement of Indians to the higher appointments. Again, the Judicial Department of the Service compares unknownshy with the Incentive Bunch, regarding pay, promotion and prospects.

32128 (56). Have you any other proposals to make in regard to the Provincial Civil Service not covered by your answers to the above questions? If it is please explain them.—Let. They are the following: (1) The compulsory retirement age should be reduced from 55 to 50. (ii) The registron explaint the computer of the Provincial Civil Service bolding distributions in service should be adolished, (iii) Travelling allowance in the came of greating extensions in service should be solitable of the computers of the Indian Civil Service. (iv) Ist class travelling charges by mid-should be allowed to members of the Dervincial Civil Service. (v) After a service of 20 years, the members of the Provincial Civil Service of 20 years, the members of the Trovincial Civil Service of 25 years the methers of the After a service of 25 years the of 25 years

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may retire without Medical Certificate. (vi) The Magistrates be amalgamated with the Subordinate Judges and be made subordinate to the various High Courts.

done away with. (vii) The posts of the Resident

## Mr. GHULAM MAHONED BRUSSER, called and examined.

32129. (Chairman.) You are the representa-

system of Attached Deputy Collectors should be

tive of the Sind Zamindárs ?- Yes. 32130. You are in favour of simultaneous

examinations?-Yes, I am. 32131. And you are against fixing a minimum. proportion of Europeans for employment in the highest posts?—Yes.

32132. Do you consider that there should be a preponderance of Europeans in the administra--At present there will be, and ought to be. 32133. Are you in favour of it?-Yes, at

present.

32134. You are not prepared to fix any reserve to ensure that?—I do not think it uccessary, because I do not think that Indiane will reach that limit in the next generation, but I would de so when the contingency arises.

32135. In default of simultaneous examinations ou would recommend a separate examination in India for the recruitment of 50 per sent of the vacancies in the Indian Civil Service?-Yes.

32136. Would this examination be one for all India, or would you make it Provincial?- I would prefer it to he for the whole of India, because I want these successful candidates to be listed again on the same list with the Indian Civil Service members at homo.

Would it be an open examination, or 32137. would it be an examination combined with nomination?—I am in favour of it being an open examination-open to the whole of India-

32!38. Do you suggest that the successful candidate should pass his probationary period in England?-Yes.

\$2139. How long do you suggest?-One to

two years. \$2140. At a University?—Yes, at a University with the Indian Civil Service men.

32141. You do not approve of the system of listed posts ?-No, not as it is.

32142. You recommend that certain higher posts should be exclusively reserved for the Provin-cial Civil Service?—Yes. I would have those posts merged into the Provincial Civil Service. 38148. Would you give the same rate of salary to these officers as to officers of the Indian

Civil Service ?-Yes, I would give them the same

pay. 82144. What difference would there be between these posts under your scheme and under the listed posts scheme?—At present they are only open to Provincial men, but under my schemu they will be altogether merged into the Provincial Civil Service, and the Provincial Civil Service will claim them as a right, 82145. What advantage do you see in that ?-

At present, the posts are thought to be of the Civil Service codes and they might be filled at any time by Civil Service men, but will be now merged into the Provincial Service and reserved for them.

82146. What proportion of posts from the Executive and the Judicial branches would you merge into the Provincial Service under your scheme?—I believe it is 6 per cent. at present. I would make it something about 10 or 15 per cent.

32147. How many would you give to the Judicial and how many to the Executive?-I believe half and half.

32148. In addition to that you recommend that 50 per cent, of the nosts in the higher branches of the Indiciary should be filled by members of the Bar?-1 would have a certain percentage from the Judieury and a certain percentage from the independent Bar, and a certain percentage from

the Provincial Civil Service itself. 32149. You are going to take away the precent listed posts, put them into the Provincial Civil Service and then recruit for the Bruch from the

three sources you mentioned ?-Yes. 32150. That would make a considerable inroad en the European element in the Administration?

It would to a great extent.

32151. To the extent of something considerably over three quarters of the Judiciary? - I will put it at one-half at least, if not more

33152. You say you would have the proba-tionary period speed by Indiass in England, and by Europeans in India?—Yes.

32153. You also suggest the possibility of the establishment of a special Institution in India?-Yes, I do, a college in India.

32154. Where would you like to see it? In some central place, some big town.
32155. That would be ordinizely for Europeans?—Yes, in both cases. If simultaneous examinations are held thee Indians would have to go there, and if separate examinations are granted then the Indian stulents will go to England for probation, while English candidates will come

\$2156. Would you give thom training under European of Indian officers?-Both.

32157. You suggest that bifurcation between the Executive and the Judicial should take place immediately after the examination ?-Yes,

32138. Do you not think that a period of years spent in the general line is profitable to an efficer prior to his entering the Judicial Branch?— It has some advantages, but, at the runo time, it has some disadvantages. By being an Executive officer for some time he learns to deal with matters from an Executive point of riow. When he comes to the Judiciary he cannot hake that off for some time.

32159. You would like to see an officer decide on the Judicial Branch directly after the examination and after a certain period of probation largely occupied in legal training to would then commence in one of the subordinate posts in the Judiciary and work his way up?-Yes.

32160. You say that if a simultaneous examini tion, or separale examination, were introduced, you would abolish the Provincial Civil Service?-

Yes, certainly.

32161. What would you put in its place?-At the present the Provincial Service is divided into two parts, the upper and lower Provincial Service. Of course, the lower Provincial Service. in the case of Maulatdars and the Mukhtivara will have that; but Deputy Collectors and the Subordinate Judges who form the highest

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Court of the Provincial Civil Service-I would abolish that and recruit those two Services either by separate examination or by simultaneous examination, as I propose

32162. You mean that the higher branch of the Provincial Civil Service should be merged into

the Indian Civil Service?-Yes. 32163. And all who entered that would have

to go through the ordinary examination?-Yes. 32164. What is the particular advantage of that proposal?—At present, the Deputy Collectors and the Subordinate Judges who form the higher grade of the Provincial Civil Service are

kept on a separate list. According to my scheme they will be merged in the Civil Service. will be more competent men who will come through the open door of competition. That is the advantage, I think. You will have more Indians in the Civil Service by baying this method without having to reduce the number of Europeans.

. 32165. I think you suggested that under a system of simultaneous examinations very few Indians would get in in the early days?-Exactly.

\$2166. If you take half the Provincial Civil Service and merge it into the Indian Civil Service and ask cash of the candidates to go through this examination, is that going to increase the Indian element?—It would not; but I think I would have it as a principle, because by competition you will have better men, and by and by as you go on, after a generation, say after 20 or 25 years, you will have a great number of people coming in.

82167. You think that, at any rate, for the next few years, there would be a very appreciable decrease in the Indian element in the Service?-Certainly.

32168. You are prepared to see that?-Yes, I

do not mind that.

32169. Do you think that them would be any difficulty about promotion under your scheme? Do you not think that there might be a danger of even greater stagnation with regard to promotion than there is at present ?-I do not think so.

32170. Will you not be enlarging the number of inferior posts in the Service necessitating a long wait for officers at a comparatively low salary Have you thought of it from that point of view? No. I have not.

32171. In your answer to question (62) you recommend that accomulations of leave for the Provincial Civil Service should be allowed up to twelve months?-Yes,

32172. Will not that mean a very long interval between the leave of each officer?—It will. At present the officer can accumulate only up to three months. That is quite unfair to him.

It means that he can go for several years without taking any leave at all. Do you think that that would be good for the Service as apart from the good of the officer ?- I do not see any barm in it.

32174, 32174. (Lord Ronaldshay.) Your suggestion to merge the higher posts in the Provinced Civil Service with the Indian Civil Service would also I suppose, involve considerable additional expend-

iture, would it not?—It would, additional expenditure, would it not?—It would have to mise the pay of the existing Provincial Civil Service posts?
—Yes.

82176. I understand that this suggestion of yours depends upon the acceptance or not of a system of simultaneous examination, or a system of separate examination in this country ?-Yes.

32177. In addition to your suggestion for simultaneous examination, you also suggest raising the age limit especially for the Indian candidates do you not?-Yes, I do.

32178. And you also suggest an alteration in the Syllabus of the examination in order to suit the Indian candidates better ?-Yes.

32179. And in addition to that, again, you suggest that half the posts in the higher Judicial Service should be recruited from the Bar out here? -Not exactly one half, but one third to one half. a considerable number.

32180. What occurs to me is this, that all those changes taken together will make a very large alteration in the existing system. I want to ask you whether you have considered that if such a large alteration is made in favour of the Indian element, you would still attract the best type of European to the Service? Do you think that that would be so ?- From my scheme under which you get people from the Bar it is not exclusively bringing in Indians. You may have Europeans from the Bar too.

32181. But, would it exclude the Indian Civilian? I am only talking now about the reernitment for the Indian Civil Service ?- I say you may have a certain percentage of Indian Civilians in it. I do not mind that. You recruit a certain proportion of your Judiciary from the Iedian Civil Service, and a certain percentage from the Bar, and so forth.

32182. You have been to England, have you

not?-Yes.

32183. And you know something of the cen-ditions in England?—Yes.

32184. De you think if all these changes which you suggest in favour of Indians are brought about, the Service will still be sufficiently attractive to secure to it the best type of European administrators?—At present there will be very few Indians coming in. I cannot say what you will have after a generation, say after twenty years or so.

32185. You have no fears on that point?-No. 32186. answer to question (63) of the Provincial Civil Service questions you say: "I would suggest that the compulsory retirement age should be reduced from 55 to 50 "?—Yes.

32187. You also suggest that the system of extensions in the Service should be abolished?-

32188. I suppose that would entail a considerable addition to the non-effective charges,

would it not?-Yes, it would. 32189. Do you think that that is a serious

argument against your anggestion ?-No, I do no think it is a serious argument against my suggestion. This question has been considered for a long time by the people concerned in the Service, and I think the unanimons opinion so far is that it should be so.

32190. If we were to make recommendations of this kind, de you think there would be an outery in this country that we were making extravagant recommendations ?-No ; on the contrary people would thank you for it.
32191. (Sir Theodore Morison.) You are much

interested in education in Sind, I believe?-Yes, 32192. I understand that Sind is educationally

backward?-Yes, very indeed.

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32193. I suppose that that is particularly true of the Muhammadau Zamindars in Sind?-Yes.

82194. To what extent do the views you have expressed represent the opinions of the Minham-madan Zaminders in Sind ?—As a matter of fact. the Sind Zamindárs, most of them, 99 per cent, are ignorant and do not know about these things, and have no opinion to offer; but since they have seen Indian officers working as District officers they think that the Indian officer is far better for them. That is the general view about simultane-ous examinations. These other thing they do not understand. These who are educated are

certainly of this opinion. 32195. (Mr. Chanbal.) In answer to question. (57) you say: "There is no differentiation at present. A change is very desirable". Is that answer given from practical experience of what you see in your district, or is it simply a theoretical opinion? -It is from my experience. As a Zamindár I have a good deal of experience about these matters.

32196. (Mr. Macdonald.) You are a Zamindar

of Sind?—Yes.

32197. As such do you come into touch with
District officers?—Yes, I do a great deal.

32198. A great many questions have been put regarding how far they have been in touch with the ryots and cultivators. Could you tell us what happens when a District officer comes into camp in your district ?-As a matter of fact, the District officer, when he comes into camp, does not ome into touch with the people, except certain privileged people who get those privileges through the subordinates. Beyond these people, nobody comes in touch with him.

32199. Is there no general contact between the two?—None whatever. The system in Sind is that a man, whatever may he his position and wealth, is not allowed to sit on a chair before the Collector or the Assistant Collector, unless he gots a purwana, and is listed as a chair-holder. gote a nurwana, and is latter as a communica-That privilege you can only get by being in the good tooks of the Police and the subordinates. Those chair holders are the only people whom the

Collector meets.

32200. Do you say that our Collectors have a sufficient command of the language of the people to get ioto direct contact with them? - There are some who certainly bave; but there are others who certainly have not. They can only speak a very few words, and those very imperfectly.

33201. How can a man who does not understand the language do his work? What means does he take?—Ho does it through his clerk, who can interpret.

\$2202. He uses an interpreter, just as I should have to do ?-Yes.

32203. When in camp do you come into contact

with him as a Magistrate?—Yes. 32204. Do you know how he does his Magis-

terial duties ?- A Collector is a District Magistrate: he does appellate work mostly.
32205. Is that done in camp?—Yes, some-

82206. Do the witnesses and pleaders in counection with appellate werk have to appear? Witnesses and everybody. They go from examp to camp

. 32207. That is in connection with appellate work ?- Yes, and also in connection with original work, if he takes any.

32208. Original work is done by the Assistant Collector ?-Yes.

32203. Is that done in camp?—Yes, mostly.
With the same results so fir as the 33310.

exal advisers and the witnesses are concerned?-IVes. 32211. They have to go from camp to camp?

Yes; and sometimes they have to go enormous distances on account of the Collector or Assistant Collector moving about

32212. Supposing I was an accused person, and had to come before an Assistant Collector, do you mean to say that I should not know where I was going to be tried; do you mean to say that I should not know where I was to see the Assistant Collector?—Sometimes, you do not know whither he is in camp or not, and you do not know where you will find him. You may have to make search,

32213. Shoeld I have to make scarch for him. or would be make search for ma?-You would have a summons to appear on such and such a day before the Magistrate, and it is your duty to go and find out where he is. It may so happen that

he may he twenty miles from where you are. 32214. I had no idea of this. Do you teally mean to say that an Assistant Magistrate issues a sammous to an accised person and says "You have got to appear before me," or winterer the form is, "on such and such a day"?—Yes.

22215. And that he does not give miormation as to where he will be on that date?-In many

esses that happens.

\$2216. And the accused person line to find out where he has to go to?—Yes. I can give out where he has to go to?—Yes. I can give you usslances of my own cases. I have had to find out where the Collector is, and go there. Some-

times, we do not know where he is 32217. What does the High Court say to this? Has not this been the subject of complaints?-Yes, it has been; and recently some Assistant Collectors so for as they can have given

their camps to the Bar. 32218. Is this a condition of things which is inseparable from the union of the Eventire and Judicial functions?-Gertainly, We had to remedy this. Government have appointed another set of officers, resident Migristra'es, was are revidout in certain places, to try cases and relieve

these other Excentive officers.

32219. Criminal cases?—Only criminal cases.

32220. How has that been working?—It is working very well, with this exception that unfortunately, these people are not played as subordinates of the High Court, but the subordinates of the District Magistrate.

3221. These people have got no Revenue functions, and no other Executive functions?—No. They are purely Judicial officers?-32222.

Net purely.
32223. So far as their functions are concerned?

-As long as they are resident Magistrates they are purely Judicial. 32224. Bot they are subordinate to the Dreeu-

tive officer ?- They are on the list of Mandathars. They are liable to be transferred. Sometimes a Manulatdar is a resident Magistrate for two

months and sice teres.

S2225. You said, I think, that you did not object to Provincial officers accomulating leave up to twelve mouths. How long will it take to accumulate twelve months?—At present, he cannot necamulate more than three months. Under my

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a year ?-Yes.

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Continued.

scheme, we would not be allowed more than twelve menths at any time.
32226. He can only accumulate one month

mulate his twelve months ?—Yes. 32228. Do you not think it is necessary that

it should be insisted upon that he should take a certain number of holidays in order to keep his health and keep him efficient?—That depends on the officer. If he wants to take some holiday he can. He should not lose his leave up to twelve months.

32227. And it will take twelve years to accu-

32229. (Mr. Fieher.) You consider it essential that the members of the Provincial Civil Service in Sind should be recruited from Sind itself?-

32230. If the Service was entirely composed of Natives of India, would you think it desirable or necessary that the officers who were officiating in Sind should be members of Sind ?-No, I would not object to it; but I would not put anything like that as a tar.

32231. Why would you draw a line between the Provincial Civil Service and the Indian Civil Service in that respect?-The Provincial Civil Service has more detailed work to do, and a man from that Province knows more about the conditions, and customs, and so forth. \$1232. It is because detailed information is

more necessary to a member of the Provincial Civil Service than it is to a member of the Indian Civil

Service ?—Yes, 32233. (Sir Murray Banmick.) I should like to ask you about this question of the Civilian in Sind, and his ignorance of the language, and his heing out of touch completely with the villagers. Have you ever accompanied a Divisional officer when he is out in camp in Sind?-I have very often visited him.

31234. Have you accompanied bim?-No. In the day he is shut up in his tent. In my own village officers come and camp for two or three days, and I am there, and I know what is going on. 82235. I suppose in Sind they are under the

irrigation of the Indus ?- Yes. 32236. And there are a great many water disputes between the different ryots and peasant

enlivators?-Yes.

32237. I suppose the Civilian is generally brought into contact with the villagers to settle these disputes?—The canal disputes are referred to the Executive Engineers.

32238. But does not the Divisional officer or. Civilian very often have to go out and see the sites of the disputes ?-Not, nuless there is some riot or something

32239. Does he not very often go out?-Not on the canals in Sind.

32240. I suppose there are often disputes in the villages about village sites?—Yes.
32241. Does he not go into the village and

see the sites ?- He goes on borseback. 32242. When he is on horseback does he not talk with the villagers he meets ?-If he knows the language he does. ..

32243. But you say that, as a rule, he is quite unable to talk with them ?- Yes.

32244. He takes his interpreter into the village with him ?-If he does not know the language he does not go.

32245. He generally takes the interpreter into the village when he disposes of these little questions of village sites?—As a matter of fact the Muktvarkar, who is the Mamlatdar, is always with him

32246. He always acts as interpreter?-Yes. 32247. And these Mamlatdars in Sind know English ?- Yes. I suppose with the exception of

probably one or two men they all know English. You do not think that in this way the Divisional officer in Sind is in touch with the people in his daily rides?-He is not in touch with the people who can come and unburden their minds. He goes on horseback, and see the sites.

32249. You mean that he is not in touch with the people of the villages, and they have no access to his tent?-Only the people who are chair-

holders go to his tent. 32250. He never sees anybody in his tent

when he is in camp in Sind?-No. 32251. With regard to following, the Assist-

ant Magistrate about, does not the Assistant Magistrate when he issues a sammons generally state the place where he will hear the case ?-Recently, some have given information of their camp to the Bar, but not to the witnesses.

32252. I am not talking about the Bar ?-I do not know how for they are doing it so far aswitnesses are concerned.

32253. The enumous form is always a printed form ?-Yes.

32254. And in that form there is always a place left vacant to put in the name of the place. You say he generally does not fill it up ?—He didnot do it, but he may do it now.

32255. Has it not occurred to you, as a lawyer, that the fact that there was no place of venue named in the summons would be a very good answer to the prosecution of the accused not appearing?—No, it has not occurred to me. 32256. It has never occurred to you to tell your client not to attend as the name of the place was

not put in the summons, but you have told your client that it was his business to follow the Magietrate?- He does not want to be prejudiced by the Magistrate by not attending. The Magistrate would be cross with him, and out of deference he goes and follows him.

You have never had a case in which a man has been prosecuted for not attending any Court, and has defended himself on the ground, that there was no place named on the summons?-Not in my experience; but there have been cases of that sort in Sind.

32258. Do you not think that that would be a, good defence ?- It would be, certainly,

32259. Then I presume if it is a good defence a careful Magistrate is not likely to omit the fact that he is going to hear a case at a certain place ?-The accused person gets the summons, and he follows the Assistant Magistrate. He cannot He cannot afford to make the Assistant Magistrate, or District Magistrate, offended with him

32260. So that even if there is a mistake in the summons he will do his best to obey it and find out where the place is ?-Yes.

32261. And if he does not, and is summoned for not obeying he would not defend the suit ?—I remember one instance. A Magnetrate in Sind did not prosecute him, he issued a non-bailable warrant, and the man was at once put into gaol.

Cortinget.

32262. And this practice continues in Sind ?-

Yes, in some cases. 32265. And you, as a practising lawyer, surely have taken some steps to stop all these irregularities in Sind?-I am not now a lawyer. I have not been in practice as a lawyer for a few years.

I am a Zamindar by profession. 32264. But you have been practising as a law-

yer ?—Yes.
32265. Have you taken any measure to draw -inletions of the Cede? attention to these gross violations of the Cede?— The Bar associations are always kicking up a row shout them, with the result that now some Sub-divisional Magistrates send the dates of their

camps to the Bar.

32266. To the Bar and not to the prisoner;
spraiently the Ear is more important than the prisoner ?- The prisoner cannot agitate, the Bar

32267. (Mr. Heaton.) You said that the summonses did not state the place where the witnesses or the accused porson are to appear?-Yes. 32268. Are you quite sure of that?-I am quite sure in the majority of cases that the sum-

monses do not state that. 32269. You have looked at them and seen

them ?- I have seen them with my own eyes-

32270. And no place was mentioned?—No place was mentioned.

82271. You say that you have never argued as a lawyer that that makes the summors invalid?-I have had no occasion to. I have not

32272. You have not done so because you had no cause ?- The accused persons are so afmid of the Magistrate that they go and find him out. They do not want to offend him.

32273. Another thing you said was that it was a complaint that these stationary Magistrates were placed under Executive officers, and not under the High Court?—Yes. That is from my per-

sonal knowledge. 82274. I am afmid I do not understand the complaint, because every Magistrate, whether he is stationary or not, is appointed in accordance with the conditions of the Procedure Code. He is subordinate to those authorities which are provided for in the Procedure Code?—Yes. But here he is not exclusively to be in the Judiciol line. He may be transferred into the Revenue, and come back from the Revenue, and so forth. His promotions, and everything, depend upon the Executive and not upon the Judicial.

32276, Your complaint applies to all Magistrates, and not simply to stationary Magistrates?-The real complaint of the people about the func-tions of the Executive and Judicial being combined s that the District officer being the head of the Police and also the head of the Judiciary, the Judiciary always tries to please the Magistrate by complying with the requirements of Police.

That is the complaint.

32276. I suppose, I was mistaken; but I understood you to mean that there was some particular complaint with reference to these stationary Magistrates?—Yes, because these Magistrates, in the beginning, were meant to be on the separate list. They are allowed now to go as Mamlatdars, and the Mamlatdars become resident Magistrates; hence, there is a complaint that they do not have that independence which they would have, if they were kept separate as Judicial Their promotion and their future officers alone. welfare do not depend upon the will of the Executive.

32277. The method which you have just described gives them chances of primotion which otherwise they might not have?—Yes.

32278. So that although the public may

complain of it, at any rate, it has the merit that it does provide for the promotion of the Magistrates themselves?—No, they cannot be promoted notes they work as Mamlatdars. Only in that case can they be premoted to the post of Deputy Collector, or something of that sort. They cannot be promoted from resident Magistrate to

any other post.
32279. Why are they put on the general list
of Mamlatdars?—I cannot find a reason.

\$2280. Then there is no ground of com-plaint?—The ground of complaint is that these resident Magistrates are on the list of Mamletdars, and that their promotion, depending upon the Executive, goes through the Collector, who is the bend of the Judiciary as well as the Police.

32281. You have told us that they do not do any work as Mamlatdars?-They are liable to be

transferred as Mamlatdars.

32282. I understood you to say the very opposite of that. I was wrong. That is the way in which they get their promotion; they can rice through the grades?—Yes,
32283. The complaint is exactly of the same

kind os the general complaint about the non-separation of the Judicial and Excentive functions ?—That is so. 32284. I understand that there is no complaint

with reference to these resident Magistrates?-No. Most of these gentlemen are Indias. I know from personal talk with them that their promotion depends upon the pleasure of the District Mogistrate.

32285. Do you not think that Magistrates are amongst the chief critics of the Police?—Very few. I know that very few of the class of Magistrates, I am speaking of, the first class to the third class, are independent of the Polico. As a

matter of fact they try to picase the Police.
32286. That is your personal knowledge?—
Yes, as I told you, it is my personal knowledge.

I have got instances.

32287. Now, with regard to the touring officer. When he goes to the village in the morning, have you been with him when he rides out?-I have seen him arriving in the villages; I have not travelled with him

32268. If there is a school in the village does he visit it?—As a rule he does.

32289. Does he visit it from horselack, or does he dismount and go into the school?-He has to dismount. He cannot come in on horseback, can he?

32290. If there is any particular kind of work going on, does he not go and see it?—It depends upon the kind of work.

32:91. Supposing they are miling a new well ?-He does not nece-rarily go and see it.

\$2292. Or some canal work extension, or anything of that kind?—Not necessarily: it depends upon his will. The schools he does visit,

who is making some particular effort in agriculture. growing some particular crop, or has got some special seed which be is starting by way of experi-ment, does not the Assistant Collector see what

men, nees not use Average Collector for What is going on in that way?—Some of them do.

32:94. What is the general practice?—
Generally, it is the Deputy Director of Agricul-

ture who sees to this work.

concluded.

32295. When the Assistant Collector is on tour, does he not look into everything and know what is going on?—As mentioned by Sir Murray Hammerk, if there is a village site about which there is some dispute, or some experiment as you suggest, which is exceptionally worth having a look at, he goes and sees it.

32296. He never goes out of his way to do

anything which he is not absolutely bound to do: Is that what you mean?-No. What I said was that he is not accessible to all people as he is supposed to be. He is accessible only to that limited number of people who, as I have said, have, through the subordinates, got that kind of purwana to sit on a chair. From the official point of view those are the first o'ass people who have a right to sit in a chair before the Assistant Collector.

32297. Who are the people you speak of as second class people?—I say, barring these, to other people the is not socsatishe.

32299. But who are the other people?—There

are a lot of them. All the Zamindars are not chair holders. Vory few of them are chair-holders. 32299. Do you say that they have not access to the District officer on tour?—No, unless they

have to go and make some application. 32300. What would happen if they did go to

see him?-There are some of them who think that if they go they will not get the right to sit in a chair and will be treated like a criminal, and have to stand up. They would not like to go. 32301. It is this perticular matter of the

courtesy of offering a chair which makes the distinction ?- That is one of the causes why these officere are exclusively out of touch with the people in Sind.

32302. What about the field workers, the cultivators, would you call them the lower classes? They do not go. As a matter of fact, they fly away when they think the officer is

32808. Does not he see a great many of them in the villages?—Some people are there; but most of the people run away. They think they will be liable to forced labour, which is generally carried on

at that time 32304. Do they still think that?-Hundreds

of people are working in the officers' camp without any reward.

32505. On the canals?-No, to make resais, to bring water and fuel, pitch tents, and go on shikar. When the officer goes on shikar be wants a hundred men. They go and make a noise so that the birds should fly, and he can spoot.

82306. And they are not paid ?-No, certainly not.

32307. Do you know whether the reason of that, is because the District Officer does not pay them the money, or because he pays it to some village headman, or somebody of that kind, and it does not reach the persons to whom it ought to be paid ?-I doubt very much whether he pays it.

92308. Have you ever asked them whether he does pay?—There are some who say, that perhaps he, 10 would be given to a hundred men.

If you call that pay, I will say, yes-

32309. He does pay, but he does not pay enough?—The officer teuring in the district only pays nominally for the villagers who do his work.

32810. That is your complaint?—Yes, the
District Officer only pays nominally for the things

which the villagers provide, and for doing his work.

S2311. You say that there is a complaint that the villagers are not paid properly for the things they provide?—Yes, that is so. As a matter of

fact villagers do not get anything for all that

they provide to officials

32312. (Mr. Bhadbhade.) Question (54) asks, "Are all classes and communities duly represented in your Provincial Civil Service? Do you consider that this is desirable, and what arrangements do you recommend to secure this object?" To that you reply, " No. This is desirable. The various races and communities should be represented at the examination for the Service which I have suggested according to their numerical strength." Have you thought out any scheme under which the various mees and communities would be represented at the examination in proportion to their numerical strength?—Yes. For instance, you want eight Hindus, eight Muhammadans and four Parsis. You have fifty candidates there. have competitive examination, and you can choose the first on the list from each community.

32313. Do you think you can find sufficient quantities from each community ? -I suppose so. 32314. As regards your amwer to question (63) I understand you to say that it was the public opinion in Sind that no extension should be

of the control of the granted P-Cetainly.

2013. Do, you refer to the grievance on the part of the younger people who make complaints about the artenion not being granted P-Yes.

2016. You have heard complaints from

juniors who have to wait for promotion? -Yes

32317. What is the objection to the extension provided the officer is physically fit?—Because, you block the way of promotion to other people. The same system is prevailing in the Indian Civil

Service. You know that.
32316. With regard to the question put to
you by Mr. Justice Heaton, Do not the Magis-trates summonses direct witnesses to come into cannot sell you alout the Decem?—I cannot tell you alout of summonses of Second and Third get you a lot of summonses of Second and Third Class Magistrates which have not the place men-

32319. I suppose, the travelling officer is well keown at the head-quarters of the taluka?-I do not know that he is so very well known

32320. His Diary is sattled before he sets out from the taluka, is it not so ?-I. cannot fell you

32321. (Mr. Jogickar.) In answer to question (64) of the Provincial Civil Service series you have stated, that the Judicial Department of the Service compares unfavourably with the Executive branch regarding pay, prototion and prospects. Do you mean to say that the number of higher posts in the Judicial branch of the Provincial Civil Service is less than the oumber in the Executive Branch? -They start as Subordinate Judges with less pay,

32322. They start on Rs. 150?—Yes. 32323. The Provincial man starts at Rs. 300?—The Provincial man starts on Rs. 150 in the lower branch. There are two branches, What I mean by that answer is that I want the advantages to be on a level with the Deputy Collectors of the Executive branch.

. 32324. As regards higher posts, do you know that there are seven posts of Rs. 800 in the Judicial branch and only two Rs. 800 posts in the Executive branch?—I do not know that.

2325. You say that the Judicial branch compares unfavourably with the Executive branch on the state of facts?—If the statement is correct, then that would be so.

> (The witness withdrew.) (Adjourned for a short time.)

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SORAB MARKESHAH BHARUCHA, Esq., Deputy Collector and Magistrate.

Written Answers relating to the Indian Civil Service.

\$2206 (3). Is the vystem equally suitable for the admission of "Natives of India" and of other natural-born subjects of His Majesty? If not, what alteration do you recommend?—The present system of recruitment is not equally suitable for the admission of the "Natives of India," as the best India intellect is precluded from going to England to compete on mere chance, owing mainly to want of means and partly to parental unwillingness to send their boys at a tender age to England.

\$2227 (1), What is your opinion regarding.

system of simultaneous examination in India and in England, open in both cases to all and the England, open in both cases to all and the England, open in both cases to all and the England and in India, if a commission of the England and in India, if a commission of the England and in India, if a commission of the England and in India, if a commission of the England and in India, if a commission of England and in India, if a commission of England and in India, if a commission of England and India, if a commission of England and India, if a commission in England and the England in India, if a commission in England in India, if the examination is inmultaneously held in India, if there are no facilities at present for textning tops for the Indian Civil Service examination in India, the demand will create the supply, and by and by there will be agitation for eliminating the study of the classical and Engropean languages from the curriculum. Unless competition is a missionne, the number of successful Indian and the result would in time be the climination of all but nominal European element from the Indian Civil Service with would be very undesirable.

\*\*28938\*\* (6)\*\* What would be your opinion with

regard to filling a fixed proportion of the vacancies in the Indian Civil Service Cadre by "Natives of India" recruited by means of a separate examination in India or by means of separate examinations in each province or group of provinces in India? If so, what proportion do you recommend?—It seems to me of doubtful utility to frame any proposals for fixing a proportion of the vacancies in the Indian Civil Service Cadre to be filled by "Natives of India," unless it is deemed practicable at the present stage to throw the highest administrative posts open to them. Otherwise, the result will naturally be greater dissatisfaction and agitation. The advantage or disadvantage of belonging to a particular Service does not lie so much in being admitted to it as on the subsequent career of the officer entering it. Judging from that point, I do not think the lot of Indians recented in India would be particularly encouraging, as under any scheme of separate examination based on racial distinctions, the officers recruited in India will tend to form a lower class in the Indian Civil Service. Besides, I doubt if the Indians recruited in India, instead of being raised to the status of the European officer, would not lower the status of the England-recruited Indian. Whatever reforms

may be recommended, however the proportion of Indians and Europeans be fixed, whether a simultaneous Civil Service Examination or a separate examination be advocated, there will be greater discontentment, unless a propor-tionate number of high administrative posts are always filed by Indians. Instead of having to face in a few years the confingency of discontentment increasing among India-recruited members of the Indian Civil Service, on account of the highest administrative appointments in the Service not falling to their lot, and of dissatisfaction appearing among the England-recruited Indians in the Service on account of the creation of two racial divisions, I would leave the present Indian Civil Service alone. While trying to open the doors of the Service wider, I am afraid that we might destroy the capril de corps of the Service. The few Indian members thereof, who are at present regarded by their colleagues almost as Englishmen, will not be treated socially as their equals, directly the Indian olement increases. Rather than face these grave contingencies, I would have an entire separate corps d' clita service for Indiaus, if that be possible. In case, however, it is deemed expedient to fill a fixed proportion of the vacancies in the Indian Civil Service by holding a simultaneous or separate examinatico in India, my recommendations are as follows: -There should be only one examinafollows:—There should be only one examina-tion for the whole of India at Delhi, and it should as far as possible be of the same standard as that in England. We want none, but the very best of Indian intellect, so that it may not suffer in comparison with that recruited in England. The proportion I recommend is one-fourth. My reasons are as follows:-(i) So long ago as in 1878, Lord Lytton's Government prescribed that a proportioo not exceeding one lifth of the total number of Civilians appointed by the Secretary of State to the Civil Service in one year should be Natives selected in India by the Lucal Governments (vide paragraph 42 of the Public Service Commission Report (1885-86) ) This proportion was over and above the number of Indians that could get in through competition at the annual Indian Civil Service Evanuation held in England. (The proportion of the latter is at present 1/2th in Bounbay.) (ii) Since 1885-86, when the Public Services Commission transferred a certain number of listed ports to the newly created Provincial Civil Service, education has made great strides in Links. Eventhecomparatively backward Muli uninadan community is annually turning out graduates in good numbers. (iii) Government in 1909 appointed Indians as executive members of the Provincial Governments in proportion of one to three. I wish to recommend the adoption of the same standard, vir., that for every three Europeans in the Indian Civil Service the fourth should be an Indian, proportion being voluntarily adopted Government in the very highest appointments open to the Indian Civil Service and recogmised as fair a generation ago, may now be applied to all appointments, either reserved for the Indian Civil Service, or to which members of that Service are ordinarily

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Continued.

appointed. Under any alternative scheme for opening the doors of the Indian Civil Service wider, both Indian and European successful caudidates of the year should be listed together in one list. Their promotion, acting or sub-stantive, should be by seniority except in case of inefficiency, and they should be graded together in the official precedence list.

32329 (10). If you do not approve of simultaneous or separate examinations in India, are you in favour of any system under which "Natives of India" would be selected in India for admission to the Indian Civil Service by means of (a) nomination, (b) combined nomination and examination, or (c) any other method? If so, please describe fully what system you would recommend. In particular do you consider it desirable that, whatever the system, all classes and communities should be represented? If so, how would you give effect to this principle?— Satisfactory recruit-ment of efficient Indians by nomination pure and simple is impossible. Government can have no experience of men so selected, whose character and status it would be impracticable to accurately gange. If appointments depending in a greater or less degree on patronage are made, it would be like reviving the Statutory Service, which has been universally condemned by Indians and Enropeans alike. At the same time, it is desirable that all classes and communities should be represented. The principle could be given effect to in this wise, if a separate examination is introduced. Suppose in a given year 100 vacancies in the Indian Civil Service are to be filled up. For 75 vacancies, a competitive examination will be held in London, open to all subjects of His Majesty without distinction of race, colour or creed. For filling up the remaining 25 vacancies an examination equally stiff may be held at Delhi about the same time. From the list of successful candidates, the first 25 men should be selected, whatever community they may belong to, if five Muhammadan candidates happen to come within the first twenty-five.

If they fail to do so, then the first five
Muhammadaus should be listed as having passed with the other twenty top candidates. will not be a system of selection, which the Public Service Commission said was "open to the abuses incidental to patronage," but will be a competitive examination among Muhammadans inter se. An alternative proposal would be to hold a separate examination for Muhammadans every third or fourth year. Except the large and compact Muhammadan community, which is comparatively backward in education, in Indiaother minority deserves special consideration

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introduced. The 25 per cent, limit for Indians recommended above is for the combined Indian

strength recruited in England and in India, 32831 (12). Would you regard any system of selection in India which you may recommend for young men who are "Natives of India" as being in lieu of, or as supplementary to the present system of promoting to listed posts officers of the Provincial Civil Services? If the former, what alteration, if any, would you recommend in the conditions governing the Provincial Civil Services?— The system of selection in India (whether a simultaneous or separate examination is held or whether a corps d'élite for Indians alone is formed) should he in lieu of the present system of promoting to listed posts officers of the Provincial Civil Service. At present no member Provincial Civil Service is holding "superior" listed posts in this Presidency. The claims of those who have been appointed direct under the Provincial Civil Service rules can be met by transferring them either to the new corps d'élite service for Indiane (if one is created), or to the Indian Civil Service, when they get promoted to the listed appointments. There being only three such appointments thrown open to the Provincial Civil Service in the Executive branch, it would not make much difference. Direct recruitment to the Provincial. Civil Service should be put a stop to from the date that a separate competitive examination for Indians is held at Delbi, if one is so beld.

32332 (28). Do you consider that the old system of appointment of "Statutory Civilians" under the Statuts of 1870 should be revived, and, if so, what method of rooruitment would you recommend?-The system should not be

revived. 32333 (37). Does the system by which most of the inferior listed posts are merged in the Provincial Civil Service give satisfaction—(a) to the members of the Provincial Civil Service, and (b) to the public interested in this question ; and what advantages, if any, does this arrange-ment possess?—The system by which the inferior listed posts are merged in the Provincial Civil Service does not give satisfaction to the members of the Provincial Civil Service, because there is nothing to distinguish the holder of such a listed post from the holder of a Deputy Collector's appointment belonging to the old uncovenanted subordinate service. Salary, designation, conditions of leave and pension are identical in both cases. Even, the public interested in the question have forgotten that any listed posts are merged in the Provincial Civil Service. The man who passed the first competitive examination in 1897 is being asked, after putting in 15 years service, by intelligent people as to when he is likely to be promoted to an Assistant Collector's post (i. c., to the very inferior listed post which he is supposed to have held ever since he entered

the Provincial Civil Service).
32334 (104). Turning now to the case of the
Statutory Civilians and officers of the Provincial Civil Services holding listed posts, do you approve of the arrangement by which they approve of a standard part of two-draw salary approximately at the rate of two-thinds of the pay drawn in the same posts by members of the Indian Civil Service? If not, what rate do you suggest for the various grades of the service?—Officers who have not

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the benefit of training at English universities, and who have not to keep their children for education in England, should get less salary than those who have to incur this additional expenditure. But, the latter are getting exchange compensation allowance. It is therefore desirable that, in view of the rise in standard of control of Indian enflowers, and in view of the standard of control of Indian enflowers, and in view of the standard of control of Indian enflowers and in view of the standard of control of Indian enflowers and the position and to entertain as Collectors, they should be allowed to draw three-fourth of the pay drawn in the same post by members of the Indian Civil Service. The principle here recommended is adopted in the scheme described in my neower to question (49) of the questions relating to the Provincial Civil Service.

32336 (193). Do you approve of the present system regulating the positions of officers of the Provincial Civil Services holding heled peaks? If not, what do you asgests?—Under the Uncorvenanced Service Persona Rules, no officer may draw more than Rs. 5,000 position may draw more than Rs. 5,000 position. An officer of the Provincial Civil Service, building a listed post in Bomboy, would be drawing Rs. 1,000 as Service Collector when retiring on pension. His pension will work out to Rs. 416 per month, being almost one-fourth of the stlary he would be drawing at the end of his service. Even, under the Uncorvenanted Service Pension Rules, the rule of pussion is half of the average salary of last three years in the service, subject to the maximum of Rs. 5,000. It recommend that the possion of the officer of the Provincial Civil Service holding a listed post may fairly be fixed at one-third of the average salary drawn by him furning the last three years of his service, subject to a maximum of Rs. 700 per month.

32336 (196). Are you satisfied with the existing organisation of the Indian Civil If not, please state what alternative organisation you consider desirable, and explain organisated year views, making any suggestions that appear to you suitable?—My previous answers will have shown that though the present system of recruitment is not quite spitable for the admission of the "Natives of India" in due proportion, satisfactory results will not be obtained by instituting simultaneous or separate examinations in India. I have given the reasons fully in answer to questions (7) and (9) above. I am not satisfied with the existing organisation of the Indian Civil Service, so far as the Indian element thereof is concerned. The element is much too small and yet, under the present circumstances, one does not see how it could be increased without creating invidions distinctions, and upper and lower divisions in the Service. At the same time, the time is ripe for giving a greater share in the administration of the country to efficient, indigenous talent, as the field for its employment outside Government service in this country of few industries is very limited. I am in favour of an entirely separate organisation for Indians wherein within due limits the highest administrative post can be given to Indians. I would rather have an entire separate corps d'élète service for Indians,

recruited by holding a separate examination in each province, and leave the present Indian Civil Service alone, if means could be found to "reserve" for and not to "throw open" fixed number of high posts to Indians of undoubted merit and intelligence. The Public Bervice Commission of 1886-87 enunciated and recommended this principle, but fell short in giving practical effect to it, as I have shown in my answer to question (4') of the questions relating to the Provincial Civil Service. For one thing, they merged the l'rovincial Civil Service with the old uncovenanted service, and stamped it with the stamp of inferiority. another, they reintroduced in the Provincial Civil Service the principle of direct nomination, after emphatically condemning it in case of the Statutory Service. If these two unsatisfactory features were climmated and an entirely new high service for Indians were organised, I think it will be a better solution of the problem than a simultaneous or a separate examination for the Indian Civil Service, if in practice the Indian members of that Service cannot fill high administrative posts. It may be said, that I am trying to set back the clock by advocating the substitution of the Provincial Civil Service in place of the simplifaneous examination. I may say at once that the present Provincial Service is a "service" in name, and that it is practically the old uncorenanted subordinate service. It is a service in which even the Statutory Civilians declined to join. I want a selfcontained, organised service, with salary and leave and pension rules almost sumfor to those of the present Indian Civil Struce, but officered entirely by Indians. I say "almost similar" advisedly, because it is not fair that an Indian who has passed an examination in India should draw the same salary as one who bas spent a thousand pounds or two to proceed to England to do so. As to Europeans drawing the higher scale of pay, it is more on account of their having compulsorily to send their children home for education and frequently to send away their wives for a change, that the higher scale is justified. I consider that this higher scale both for Europeans and for England-recruited Indians should not exceed the salary drawn by the Indians in the new Indian Civil Service by more than 25 per cent. I shall not open this new Indian Civil Service to any but the best intellect of the country to that it may not suffer in comparison with the Enropean Civil Service. I would probably guard it from direct nomination, in the same way as the present Indian Civil Service has been guarded, though I would make provision for safe-guarding the interests of the Muhrunmadan community. I give the details in my answer to question (46) of the questions relating to the Provincial Civil Service.

#### Written Answers relating to the Provincial Civil Service.

9937 (19). Are you satisfied with the existing arrangements by which certain posts, ordinarily filled by members of the Indian Giril Service, are listed as open to officers of the Provincial Civil Service of proved merit and ability, and is the system followed in making appoint-

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[continued.

ments to these posts suitable? If not, what alterations do you suggest?—The existing alterations of you suggest that or adistractory. The Public Services Commission recommended two appointments of Under-Servetaries, and three Collectors, rosts (Ath of twenty-eight Collectors, vide Appendix VII-B) to be transferred from the Indian Civil Service to the Provincial Civil Service. Government have till now thrown open only two Collectors' posts, which will be available when the Statutories now filling them (The Talukdari Settlement Officer's post is filled up by an officer of the Indian poss is mice up by an ouncer of the Ladiah Civil Service for many years past.) These two appointments are the only "superior" posts in the Provincial Civil Service, as at present constituted. The alterations, I suggest, are given in my asswer to question (46) of the questions relating to the Provincial Givil Service.

32338 (24). Are the existing rates of pay and grading in the Provincial Civil Service of your Province adequate to secure the desired quali-fications in the officers appointed? If not, what alterations do you recommend?—Education is spreading and so much indigenous talent is available in India, that the existing rates of pay and grading are adequate to rates of pay and grating are selegands to secure the desired qualifications in the officers appointed. But, promotion to higher grades is very slow. Officers are art to lose heart on their promotion being very slow, and so tend to become includes with in the sol. To remedy this, the regrating of Deputy Collectors is necessary. If the scheme recommended in answer to question (46) below has no chance of secretaince. But I would recommend the acceptance, then I would recommend the substitution of the following grades for the cadre of Deputy Collectors :-

Rs. 1,000 800 700 800 500 400 800 Total. 12 18 19 92

My reasons for this regradation being necessary are as nnder:-The comparative statement of the gradation of Deputy Collectors, embodied in my answer to question (40) below, will show that out of 82 appointments, no less than 70, or 85 per cent., posts are distributed in the last three grades. That leaves only 12 appointments or 15 per cent, for the top three grades, I humbly submit that such disparity in the number of appointments between lower and higher grades is not to be seen in any depart-ment, including Excise, Salt, and Forest, leaving aside the Indian Civil Service. This old gradation suited the conditions, as long as the recruitment of the Provincial Civil Service was exclusively from among the elderly Mamlatders and non-gazetted officers, who mostly retired by the time they reached the third or fourth grade. With twelve young men directly admitted into the service since 1897, the even flow of promotion is disturbed. If the system of direct nomination to the Provincial Civil Service is to go on, the result in 8 or 10 years Service is to go on, are resure in our no years will be, that the twelve appointments in the first three grades will be filled up by young men, and there will be no promotion for the seventy officers (old and young) till one of the seventy officers (old and young) till one of the listed post. Betimmting that the number of officers admitted direct to the

Provincial Civil Service will be about onefourth of the total strength, and calculating that most of them would reach at least the third grade, before retiring on pension, I place 21 appointments in the first three grades in lien of the present 12. This will give a chance to all to rise to at least the third grade, the place in Rs 600 of those found inefficient among the officers nominated direct, being taken by deserving elderly Deputy Collectors promoted from the Mamlat. I also suggest the creation of a new grade of Rs. 1,000, as a similar grade exists in other Provincial Services (Salt and Customs) where work is not heavier or more responsible than in the Revenue Department. Besides, the creation of a thousand-rupee grade will be some compensation to those officers who are in every way fit to he appointed to listed posts, but for whom there is no vacancy owing to a very small number of such appointments being available for members of the Provincial Civil Service.

32339 (25). Are you satisfied with the present system under which officiating promotions are not made in the Provincial Civil Service? If not, what alteration do you recommend?— Officiating promotions should be made in the Provincial Givil Service. At present, if the top man on Rs. 800 goes on leave, not a single member of the Provincial Civil Servica geta officiating promotion. Only the Mamlatdar benefits by acting as Deputy Collector. There is no reason why every top man in the lower grade should not come in for officiating promo-tion in a service, where chances of substantive promotion are not too many.

32340 (46). Are you satisfied with the existing organisation of the Provincial Civil Service? If not, please state what alternative organisation you consider desirable, and explain folly your views, making any suggestions that appear to you to be suitable?—In order to get a clear idea of the existing organisation of the Provincial Civil Service, it is necessary to examine how this service came into being. It is supposed by some that this service is a new service, created by the Public Service Com-mission in 1885-86, to satisfy "the claims of the Natives of India to higher and more extensive employment in the public service." But that is not so. Long before the appointment of the Public Service Commission existed the "nucovenanted" service of Deputy Collectors, consisting in the Bombay Province of about 75 appointments, of six grades, from Rs. 300 to Rs. 300 per measem. The Commission was asked to make proposals for "admission of competent Natives of each Province of India to a due proportion of the posts heretofore reserved for the Covenanted Civil Service," As there already existed Native Deputy As there already ensisted values Deputy Collectors up to Bs. 800 psy, what was wanted was to make proposals for appointing Indians to "superior" posts, carrying a salary of over Bs. 1,000 per measure. The number of such imports of the superior "posts in Bombay is 35 foid; question (72) relating to the Indian Civil Service and Lisis B of Appendix VIII. According to Lurd "Action" proceedings of the important of the control of the superior of the control of the superior of the control Lytton's proportion of ith, it was hoped that 17 "superior" posts will be given to Indians. Instead of this only six " superior " posts were

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Scontinued.

thrown open (cold A A Appendix). One of the sist, only two Collectors' poles were thrown open in the Excentive beanch, and ware put at the top of the old uncorrenanced service, and this old services was christened as "Peroincial Civil Service." The reform was neither far-reaching nor the scheme satisfactory to those in whose interests it was formated. During the sixteen years of the existence of the Provincial Civil Service, a benefit has accurate to its members, which did not use to be derived by the old Departy Collectors. Throwing open eight inferior listed posts could not be said to satisfy the appriations of Indiass to

higher appointments, because they had already TS such appointments in the easter of Deputy Collectors in Boadary abone. The number of Deputy Collectors would have by itself increved by a similar number, as three new districts (Lirkhan, West Rhändesh and Nawibshih) were formed since 1807, and two Deputy Collectors' appointments (one for the district and the collection of the district and service of Deputy Collectors a will appear from the statement girner below:—

Comparative statement of the Executive Branch of the Provincial Civil Service as it stood in 1912-13,

				ಪ್ರಾಚ	stood	tn 19	12-13						_		
Grade.	No. of officers in the grade.	No. admitted		Ne. promotor	-		And ap deficies.			Racial classification,					
		By competitive oxamination.	By selection or nomination.	Mémbé or other non- gazetted appoint- ments.	o year	20 or over 20 years' service.	Under 40.	Between 40 and 50.	Over 60.	Hindar.	Par-15.	Muhammadans.	Anglo-Indians.	Vacunt.	Total.
Pa. 800	5	129		1		1	ect		1	80	8	10	10	4	81
, 700 , 600 , 500 , 400	(One vacant.)  28 (One vacant.)  28 (One vacant.)	 1	 3	3 5 18	3 6	3 6 16	4 6	 1 5	3 4 13 9						
,, 800	(One vacant.)	144	2	92	6	17	6	13	4	ľ					
TOTAL	92 (Four vacant.)	8	9	GG GG	93	56	17	27	34	50	8	10	10	4	67

It will be seen from the above statement, that out of 82 Deputy Collectors' posts, only 3 are at present filled by men admitted after hading competitive examinations. In 9 cases, officers were nominated direct, while the rest of the Were nominated arrays, while the same and the company of the same and officers holding non-gazetted appointments. The statement reveals other interesting features. Only 28 per cent. of the officers are men with loss being men fast approaching their president.

The number of officers under the age of 40 is only one-fifth, being 17, while no less than 84 officers, i.e., 43 per cent. of the total strength, is verying on superannation, being over 50 years of age. This will show that the newly created Provincial Civil Service is, after 16 years' working, still practically the old Uncovenanted Service, recruited for the most part from the grades of Mamlat. The service from being a self-contained service of old experienced officers, promoted to the rank of Deputy Collectors for good service, has now become a mixture of old and young men. Men on the verge of retirement are in the same grade with those who have just crossed the threshold of their official career. There is no esprit de corps and little mutual sympathy, and there is discontentment in all grades. new organization has made the old officers dissatisfied with conditions of service, which formerly seemed to them eminently satisfactory,

as they do not like to see young men being promoted to grades which they cannot hope to reach. On the other hand, young officers appointed direct, consider the old men as something of a different species, men who have risen from graduate clerkships, and who by getting extensions, create a block to their own rise in the service. The alterations and reforms I would suggest are as under -- If it is decided to adopt any alternative school [vide answers to questions (il) and (10) to being to the Indian Civil Service] for recruiting in fixed proportion in the Indian Civil S rvice Cadre, by holding a simultaneous or septrate competitive extinination at Delin, then I would suggest -(a) that recruding for the Provincial Civil Service by any other means except by war of promotion from the grade of Mimlatdits or non-gazette lofficers, should be stopped, and (b) that the list if appointments reserved for the Provincial Civil Servin, be gradually withdrawn, as officers appointed direct to the Provincial Civil Service come to hold "superior" listed appointments or retire, or (c) that the grades of the Provincual Civil Service be revised as answered in quartion (21) of the questions relating to the Provincial Grill Service, if recruitment by nomination continues. But in case it is not desired expedient to hold a separate exputivation for the whole of Iodia, then my proposal is to create a separate self-contained Civil Services for Indians by holding a compatitive examina-

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continued.

tion in each Province. I would call it the "Indien Civil Service for India," and rename the present Indian Givil Service as "European Civil Service for India," the England-recruited Indians being considered almost denationalised on having adopted European tastes and manners, after their long residence in that country. I would grade it as under :-

Number of pasts,	Designation.	Salary.
1	One Junior Secretary (with a view to his qualifying for Indian Membership of	Ra. 2,000
2 8	Gounell). Two Senior Collectors	1,800
- 8	Two Janier Collectors and Director of Agriculture or Talakdári Bettlement Officer	1,300
. В	Four 1st Assistant Collectors and one Under-Secretary,	1
. 8	Highly 2nd Assistant Collectors	700
9	Nine Red Assistant Collectors	500
- 6	Probationers in training in England or in India.	300
84		

My reasons for the gradation of the new Indian Civil Service are as follows:—List B of Appendix VII shows that there are 84 "superior" posts, including 28 Collectors' appointments, in the Bembay Province. The appointments, in the Bombay Province. The Public Service Commission of 1886-87 had proposed that the two appointments of Under Secretaries and three posts of Collectors (the Commission had recommended one-tenth of the headships of districts to be thrown open), in all five "superior" posts should he amal-gamated with the Provincial Civil Service. Government have not yet thrown open the third Collector's post, nor have they amal-gamated the Under Secretaries' appointments with the Provincial Civil Service. Instead, they have added the post of the Talukdari Settlement Officer to this list. In view of the facts, that education has made great strides of late, and that the Provincial Civil Service as at present constituted has failed to satisfy the legitimate aspirations of Indians to have a share in the higher administration of their country, I would add two more "anperior' posts, and bring the total to seven. This will "superior" posts are given to the Indical Branch, the total will come to 17. So long ago as in 1878, Lord Lytton's Government had prescribed one-fifth as the proportion of Indians, that could be safely appointed in India, by the Locel Governments to listed posts. Though the Indian public is looking forward to a large proportion as their due, I consider that a good, strong leaven of Englishmen is essential, and, therefore, the propor-tion, I prescribe, will do for at least a generation. Whatever irresponsible people generation. Whatever irresponding program and publicists may say, I am of opinion that reserving one fifth of the "superior" posts to Indians of merit, will spread general subsection, if it is rendered obligatory that such posts should be always filled by Indians

way in which it was done. The Public Service Commission gave us what we did not want, viz., the eight "inferior" listed posts. We had fully 75 such posts in our uncove-nanted service. The Indians wanted addinanted service. tional facilities for serving their country, as offices open to them in the uncovenanted service, had not proved a sufficient inducement for young men of proved merit and ability, to come forward" (vide G. R. of India, dated 24th December 1897, quoted in paragraph 43 of the Public Service Commissions' Report). There were fully 2,600 Indians employed in the uncovenanted service in India in 1886-87. They wanted (a) sufficient opportunity for showing their capacity in the higher exemitive administration, and (b) "social equality with covenanted officers when they come to occupy similar offices." The merging with Deputy Collectors, of inferior listed posts, had the contexty effect, as it was impossible to distin-guish the holder of a listed inferior post from that of an uncovenanted Deputy Collector, all histonicion being obliterated. The Public Service Commission of 1886-87, while condemning the statutory service, created a greater anomaly, by merging the "listed" posts with the old uncovenanted service, recruited (always before 1886-87, and princirecruised (asways Devict 1850-07, and principally even now), from the subordinate service. But that is not all. The Bombay Presidency is the only Province in Lidda where 197 Maintatadits are graded in the Provincial Service (wide Appendix B). The Public Service Commission had said, that the line of. division between the Provincial and subor-dinate services is one of importance, and that it should be drawn between Deputy Collectors on one hand, and Maintaldar or Muhhtig-krus on the other, as "a cardinal difference crisis between the ordinary duties which appearain to officer belonging to those two classes" (it del prangingh EI). Even if a smaller number of "sportor" appointments but throws one or the Excentive Franch them division between the Provincial and suborhe thrown open to the Executive Branch than that recommended above, the principal point is to remove the stigms attached to the present Provincial Civil Service, which can be done by creating a new high service for Indians, and by separating it from the old uncovenanted service of Deputy Collectors and Mamlatdars. This could be done by adopting my scheme. The 27 posts of Assistant Collectors mentioned therein could be easily filled up by separating them from the 82 Deputy Collectors' appointments. If one examined the sort of work the Deputy Collectors are doing, he would see the instice of my proposal of removing the 27 (more or less) sub-divisional appointments from the cadre of Deputy Collectors. The Deputy Collectors' appointments ere roughly made up as follows:—28 sub-divisions, 24 Treasuries, and the rest, Daftardars, Native Assistants to Commissioners, City Magistrates, etc. It will be seen from my comparative statement given above, that out of 66 officers who have been promoted from non-gazetted appointment, quite 61 are over 40 years of age. Few Indians after reaching that age can be said of mori. The discontent, I am adried, is due to passess that bodily scrivity, vitality and not so much to a few "listed" appointments, energy for rising, which are a size quid son for more or less, being amalgamated, as to the executive, administrative appointments. These

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fcontinued.

old experienced officers are best fitted for holding sedentary appointments, like Treasury charges, City Magistrates' posts, and Collectors' and Commissioners' Personal Assistants' appointments, in which capacity their ripe experience can be of advantage both to the State and to the public. I would therefore reduce the strength of the Uncovenanted Deputy Collectors by 27, and merge these posts (with proportional increase in pay) in the four grades of Assistant Collectors, proposed for my new "Indian Civil Service". The scheme does not pretend to go into further details which could be worked out easily, if the principle is recognised of giving self-respecting young men of merit an opportunity of rising independently to posts of honour and responsibility in their own separate cadie. This can be done only by separating them from the old, nucovenanted service which, as we saw above, will have to be always principally recruited from the subordinate grades, unless the doors of promotion to distinguished Mamlatdars and non-gazetted officers of merit, are to be closed. In my humble opinion, it is usaless to dangle before the eyes of these deserving but almost superannuated officers, two posts of Collectors, which they can never hope to fill, when, as a matter of fact, the majority of thom have to go on peusion by the time they reach the third grade of Deputy Collectors. I would regrade the remaining 55 posts of Deputy Collectors as under:-600 Total,

Rs. 800 700 600 500 400 300 Tota 1 2 4 19 38 28 55

Under my new scheme, the backward class of Muhammadans will have no reason to complain. The competitive examination may be held every, or every alternate, year and be open to every, he every attentions, year that open to be a sail Indian subjects of His Majesty the King-Emperor. Supposing, that the recruiting strength comes to 1½ or 2 persons every year, then, if no Minhammadan candidate is successful for three successive examinations the foorth examination would be purely for Mahammadan candidates. In this way, the interests of this important community will be duly safeguarded. I would not revert to the system of selection or nomination. However conscientiously the selection may be made, the public would always he dissatisfied with the result. Instead of placing high officers in the awkward predicament of selecting the hest candidate from bundreds of antried young appliesats, would it not be better to have only one door of open competition for admission to this corps d'élite service for the Indian community? The Public Service Commission of 1586-87 emphatically condemned the system of selection and abolished the Statutory Service for that reason, saying in paragraphs 71 and 72 of their report that "a system of selection is open to the abuses incidental to patronage". I do not think that the reversion to the same system in rectniting for the Provincial Civil Service bas met with public approval. Competition, though not an ideal system, is after all the best means available for accurately gauging a candidate's qualifications, as few crammers could find their way in a well-thought-out examination course and no man can hope to come to the top in a stiff examination, unless he has formed his character sufficiently, by using diligence, self-control and patience in course of his studies. If the scheme I advocate is approved there is a nucleus for forming the new " Indian Civil Service" at once. Out of 17 officers of the Provincial Civil Service, who are under 40 years of age (which number includes the 12 officers who have entered the service by competition and selection) as many as are fit and efficient may be distributed in the grades of Assistant Collectors according to fitness and of assertant concentration and mass and seniority. As suberannusted Deputy Collectors retire, the remaining posts may be transferred gradually to the new "Indian Civil Service," which should thenceforward be filled up by open competition. I would send the probationers to England for a two-years' training at a residential University, their pay during the probationary period being considered as scholarship. The elderly Deputy Collectors who will remain in their original "uncovenanted" list will not have to suffer but will also benefit by this change, because the higher grades up to by this crosses, excesses no origine grates up to Rs 900 will remain to them alone for promo-tion. By the younger blood being separately provided for, there will be an even flow of promotion in both cadres. I have calculated the cost of this scheme. The extra monthly cost of regrating 27 Departy Collectors as Assistant Collectors will be 25 0000 Beausing to the cost of the cost o Assistant Collectors will be Rs. 2.900. against this, there will be a set-off of Rs. 3,400 every month, being the difference in the salary of the members of the European and Indian Civil Service in the seven "superior" appointments recommended to be reserved for Indian The scheme, besides satisfying a officers. large section of intelligent public, and allaying discontentment in a useful body of public servants, will result in an annual saving of Es. 6,000 to the Government of Bombay,

#### Mr. S. M. BHARUCHA, called and examined.

32341. (Chairman.) You are a District Deputy Collector?—Yes.

32342. You do not consider the present system of recruitment equally suitable for the admission of Indians and Europeans?—No, not equally suitable.

32343. You think that the time has arrived when further facilities should be granted for the admission of Indiane?—Yes.

32344. You have discussed three different methods of providing Indians with employment H 495—91 in the Service. First you suggest a simultaneous examination?—Yes.

32345. Secondly, a separate examination for a proportion of the vacancies for Indians?—Yes

32346. And thirdly, the establishment of a separate Indian Civil Service recruited in India and working alongside the Civil Service recruited in England?—Yes.

32347. You discuss these three, but I gather that you do not advocate some of

them ?-I do not advocate the first or the

second 32849. Your objection to a simultaneous examination is that an undue proportion of Indians might find a way into the Service?-At first appearing in the examination and later on finding their way into the Service. A large number will be attracted to the examination, but they may not find their way so soon

into the Service 32349. Do you think that will he a bad thing ?-- If a very large number is attracted and a very small percentage finds room in the Service there will be naturally dissatisfaction, and moreover perhaps the educational system of the country will suffer. They will be deviated from other channels of employment.

32350. You base your objection to a separate examination on the ground that it would be useless unless the higher posts of the administration were thrown open to Indians after they had entered the Service?—They are open already. I said unless it was deemed practicable.

32351. You rather suggest that the way is not open. Is not that the ground for your objection to this form of examination?—The main ground is that the holding of a separate examination in India will tend to form a lower class in the Indian Civil Service; there will be the tendency to form two divisions, an upper and a lower.

32352. You say, there will be discontent unless a number of high administrative posts is always filled by Indians; but assuming that, after entering the Service through an examina-tion in India, Indians found that the various grades of posts were open to them, would you still hold the same objection to that form of examination P-1 would still have that objection if in practice it comes to having two or three different divisions in the Service itself, namely, a European division recruited in England and au Indian division recruited in India That will be, I am afraid, the consequence of holding a separate examination in India

32353. So that really the scheme you would like to see is the third that you discuss, which is an ontirely separate examination for a separate Service for Indians ?-Yes. You may call it radical reorganisation or reformation of the present Provincial Civil Service, or you may call it a separate creation of an Indian Civil Service for Indians.

32354. Do you think that by having two Services such as you suggest you would be likely to avoid the difficulties which you have just mentioned? - It will be an entirely

separate Service

32355. But, I suppose the officers in those two Services would be doing the same kind of work as they are doing now?-Yes.

32366, So that, although the name of the Services might be different, in practice they would be the same?—In practice it would be the same, but it would be a Service a little lower in status than the Indian Civil

32357. And you think that that would give rise to less discontent and dissatisfaction than to have Europeans and Indians recruited to the same Service?-I do not mean to say

that. What I mean is that by having this separate Service the present Indian element in the Indian Civil Service, which is now on terms of absolute equality with European members of the Service, will continue without any change, while if the doors of the Indian Civil Service are opened wider by holding a separate examination in India even the Indians recruited in England would suffer socially and in other ways. The present perfect equality and uniformity that we see will disappear when the Indian element increases in the Service.

32358. I gather from what you say that you think there is bound to be inferiority?-There will be interiority. We have to take the situation as it is.

32359. But is there any sense of inferiority now amongst Indians in the Indian Civil Service ?-No, not at present, because the Indian element is not large. 32360. If that element were to be increased,

even though, it might be through a stiff exa-mination of a similar standard to the one in England, you think that a sense of inferiority would increase correspondingly ?-It would

23361. I do not quite understand why that should take place?—The Service at present is mostly made up of European members who form the body thereof. The Indian element is only four or five per cent. It is practically. you might say, a European Civil Service. You might call it the Indian Civil Service, but I call it the European Civil Service for India. Directly the Indian element increases I am afraid there will be two divisions in the Service itself.

32362. If that were to take place in a single Service, would not the difficulty present itself in an even more accentuated form if you had two Services manned by officers who were all going to perform the same kind of work?—It is not a question of dividing the Indian Civil Service into two Services; it is a question of leaving the Indian Civil Service to itself and having a separate high Service for Indians, a little lower in status than the present Indian Civil Service. You might call it a radical reformation of the present Provincial Civil Service.

Under your scheme, would you allow the Indian to enter through the London door the same as now ?-Yes, I have said that. In fact it is to safeguard the interests of the Indians entering through the London door that I do not want the Indian door to be open. It is much better that Indians should go to England in large numbers if possible and come through the door there than that they should enter through the door here

32364. Do not you think that the Indian in this new service of yours would look with a good deal of dissatisfaction upon the Indian in the Civil Service who got through the English door?—He should not.

32365. Do not you think he would ?-He has no right to, and I do not think he would, I passed through a competitive test in India for the Provincial Service, which was a stiff competitive examination following on a very stiff University test, and I do not consider

[continued.

myself in any way badly treated as compared with the man who has entered the Indian

Civil Service 32366. Do not you think that, spart from the discontent which might arise nuder this sebeme of yours, there might be difficulties in the way of the smooth running and general co-ordination of the administration, owing to there being two very distinct and separate Services both performing the same work?-At present, the Provincial Civil Service is performing almost the same work as the Indian Civil Service. I have been working as an Assistant Collector for fifteen years, doing

exactly the same work. \$2367. Your proposal is to sholish the Provincial Civil Service, is it not?—Not abolish it. I say, leave the Provincial Civil Service, as it is called, in its old shape of the Uncoversated Service, containing old gentlemen who bave been promoted from Mamlutdars instead of making it a mixture of young and old men as has been done during the last fifteen years. Lot there be a separate Service for

young men entirely.
32368. But you are going to take a part of
the present Provincial Service and place it into

this new one?—Yes.

32369. You dissect the Service ?-Yes. At present, it does not work properly.
82370. So that what remains of the old

Provincial Civil Service, or the Uncovenanted Service as you prefer to term it, is to consist of more or less older men who have been promoted up from inferior posts?—Yes, and that forms the majority just now in the Service

82371. The higher posts of the Provincial Civil Service will be absorbed into the Civil

Service ?- Into the new Service. 92372. Do you think that your proposal will lead to barmony and general content-ment?—The Services will be absolutely

separate. 82373. But they will be all doing the same work?-They bave been all doing the same work; we have to take the situation as we find it; it is useless to run after an impossible idea. 82974. Your scheme creates rather a new

situation?—It is amelioration the conditions of the Provincial Service, making it much better than what it is at the present time. 32375. Would not the establishment of two

smaller Services instead of one larger one produce even greater stagnation of promotion than is now the case ?-Under this scheme, the promotion will be much more rapid than it has been in the Provincial Service up to the present time

32376 How do you work that ont?-I

38370 from 3 you work mass one—3 have works at source pages.
38377. Will not your inferior goals be largely increased?—At present, we have a strength of 82 Deputy Collectors in the Presidency proper and Sind, and on the Presidency proper and Sind, and ont of these there are 27 special appointments. corresponding to Assistant Collectors' posts. My idea is, as most of the gentlemen who rise from the Mamiatdar do so at the age of 40, that it is not fair they should be called upon to do District and Sub-divisional work, which involves riding and all that surt of thing

requiring hard bodily exercise. It is much better that these gentlemen, with their ripe experience, should be asked to do other important work, namely fill the posts of Treasury Olivers, City Magistrates, Personal Assistants to the Commissioner, and so on Take away the Subdivisional appointments which require young blood and hard work, and which require practical Assistant Collectors work, from the cadre of the Deputy Collectors' grades, and on the top of that put a certain number of listed appointments taken from the Indian Civil Service, and make that into a selfcontained separate Service with the pick of the University graduates of India. 32378. You desire to see Indians attaining

to about one-sixth of the total number of posts? -In all it will come to one-fourth including the Indian element in the Indian Civil Service, want one-fifth of the appointments to be listed,

82379. But are they to be listed for the remainder of the Provincial Civil Service which you leave behind?-I have said that if you remove the Assistant Collectors or Subdivisional appointments from the Provincial Service then no listed appointments are to be left to the Provincial Service.

32390. Where are you going to get your listed posts from?—From the Indian Oivil Service. There are 85 superior appointments in the Indian Civil Service, and my point is that you should give us one-fifth out of that as superior posts, and out of that one fifth, namely 17 appointments, give us eeven for the Execu-tive, and leave ten for the Judicial. Give us those seven superior appointments for the Executive, remove the 27 Deputy Collectors' sub-divisional appointments from the Provincial Service and turn them into a grade of Assistant Collectors, so that, there will be a raduation of third, second, and first Assistant

Collectors going from Rs. 300 to Rs. 1,000. 32381. It will mean a good deal of rearrangement of the Sarvice as it stands now ?--There will be very little disturbance.

32332. You think it will make very little alteration?-Very little alteration practically.

32383. Do you see no difficulty in keeping these watertight compartments as between Europeans and Indiane?—There are watertight

compartments at present. 32334. You cannot say there is a water-tight compartment in the Indian Civil Service at present?-I am not going to stop the Indians from entering the Indian Civil Service; I should be very glad if the Indian element increased, but only through the London door. I should increase the number of scholarships if possible. There are many private trusts and charities sending people to England.

32385. (Sir Murray Hammick.) I take it that in the first place you are very discontented with the way the Provincial Civil Service was left by the last Commission ?—Yes.

32386. Is not that one of your motives for thie scheme of yours?—Yes.

32387. Your discontent prises from the fact that, first, the junior posts which were taken from the Civil Service and placed in the Pro-vinctal were not earmarked but merged into the Provincial Service and became ordinary Deputy Collectors' appnintments ?-Yes.

continued.

32388. And consequently, you see that the Provincial Service is very much handicapped by the fact that in Bombay the Mamiatdars are placed in the Provincial Service and by that means the door is more or less shut to young men who desire to get into the Provincial Service and make a mark there; that there must be owing to the Mamlatdars being in the Provincial Civil Service, a great number of senior men in that Service, and in that way the young, energetic, more educated officer is more or less handicapped ?—Yes.

32389. Then you object to simultaneous examination because you think it is not a good way of getting into the Indian Civil Service, which ought to be in your opinion a corps d'élite, manned by men regularly trained in

England ?— Yes. 32390. In order to bring about a solution of all these difficulties you propose to earmark all these junior appointments which were merged in the Provincial Civil Service and to add some appointment at the top of the present listed appointments, and to make those appointments into a separate cadre altogether which ments into a solution of the Provinces, into which educated young Indians will go and find a career which will satisfy their legitimate desires ?- Exactly; that is the middle course I have suggested.

Then you would leave the Proviu-82891. cial Service to consist of men who were promoted from Mamistars, and you think you have in some way helped the efficiency of that service by taking sway from it most of the sub-divisional work, leaving them the sedentary work which can be better held by

older men ?—Yes.

32392. But even if you take away these 23 appointmente there will be still many subdivisional appointments left in the Provincial Service, will there not?—No, none whatever. There is generally only one sub-division given to a Deputy Collector and there are 27 or 28 Districts in the Bombay Presidency including Sind.

32393. How many sub-divisions are there in the Bombay Presidency ?- I do not know the sxact number, but there are two Assistant Collectors to one Deputy Collector.

52394. The main objection I think to your scheme, which is a very ingenious one, course, as the President said, instead of having two definite Services, as we have now, you make three, and it is rather an unnecessary complication to make three Services when you can do with two?-I do it because Indiana are not satisfied with the lower service at all which will lapse to its subordinate position.

32395. And they want to get into the Indian Civil Service ?—Yes.

32396. But supposing, we said, that the Provincial Service should be altered by making it begin at Rs. 300 or Rs. 400 a mouth at the bottom, and by raising the pay of the top appointment say to Rs. 1,000, thus excluding the Manualders from that courses and remaining ne Mamlatdars from that service, and recruiting that service to a large extent by direct nomination or selection or direct competition; supposing we increase the listed appointments in the way you propose, but left them in the Civil Service, and allowed the Government

to nominate to the Indian Civil Service junior appointments men who were in the Provincial Service with whom they were satisfied, men who had given good evidence by four or five years' service that they were good officers; and supposing that the Government were allowed to place those men in the appointments of junior and senior Assistant Collectors and allowed them to go on, with a claim for any appointments that were vacant in the higher service, in exactly the same way as the Indian Civil Service men are, do not you think that would meet your difficulty in a much simpler way ?-I should like to be enlightened a little more about that. How is the man to enter the service, by competition in the Provincial Civil Service?

32397. Yes?-And rise in the Provincial

Service up to what and how?
33398. He would rise in the ordinary
course to Deputy Collectorshipe, which may
have their pay raised to Bs. 1,000 instead of
Rs. 900?—And the men is to be selected after

rising to the top?

32399. No, he would be selected after four or five years' service as a distinguished man. No seniority would count at all. As soon as the Government saw that the man was capable of doing the work of an Indian civilian, when a suitable vacancy occurred he would be transferred from the Provincial Service to the Indian Civil Service and be allowed to rise in the ordinary course of his career?—There may be gractical difficulties in the scheme being worked out later on.

32400. But it would be simpler than your arrangement. You would still have You would have improvement in the services. Provincial Civil Service, and you would have given a career which would meet the wants of most Indians, while the more brilliant Indians would have an opportunity of getting into the Indian Civil Service which they have not got now ?-You are leaving the poor Mamlatdare

32401. My view is that the Mamlatdars, just as the Tabsildars in other Presidencies, never ought to be in the Provincial Servicenover ought to be in said knowledge of voc at all. They were only recently put into it as I understand?—Quite so. We will not quarrel, about the name. They have every right to become Deputy Collectors and they have all

the years of work behind them.
32402. It might be a mistake that has been made. The Mamlatdar is a person who per-haps ought to have a claim by right to be a Deputy Collector, but he is an inferior servant. doing inferior work under a Deputy Collector who has to do work of a very distinct character. It may he possible that the proper course to take is to exclude the Mamlatdar from the Provincial Service and make the Deputy Collector the bottom of the Provincial Service, as it is in most Presidencies to he directly recruited, with one vacancy in four officery reactions, many the value of the property reaction of the recruited by direct nomination or competition or selection?—That comes to my scheme, except that under my scheme I have reserved the higher posts for the deserving Mamlatdars who have done very good work.

32403. But you make a small Service which is ueither the Indian Civil Service nor

Mr. S. M. Beabucha.

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the Provincial Givil Service, neither fish, flesh, fowl, nor good red berring, as they say in England. Unc serious objection to that I see is that you stop at the one Junior Scoretary at the top so that supposing there was not a fit person in this service to be given a Secretaryship, which might be the case, Government would be obliged to put an infector officer into the post of Junior Secretary, or if the man was a very good Junior Secretary sioner, which would be a serious drawback?-There is the Indian Membership of Council for him if he is a very good member. scheme looks small because it relates only to the Executive Branch.

33404. But surely, he would be a better Member of Council if he had had two or three years' experience as a Commissioner?—My scheme did not aspire to go into small details:

it is an idea.

32405. Do not you think that it would be an advantage if the scheme that I have suggested to you, that men would get into the Indian Civil Service after they had proved themselves efficient by experience, were adopted. These men who get into your service by examination may prove great failures just like the Statutory Service men did?-If they do prove failures it is a service with five or six gradations, so that they could never aspire to

32406. But they would remain in the service and would always be an obstruction ?-

They will not be got rid of under your scheme. 32407. They might be very good for Deputy Collectors but quite unfit to join the Orivil Service, in which case they would not be put in ?—As I said just now, the work of a District Deputy Collector is identical almost with the work of an Assistant Collector.

32408. He may be a good Deputy Collector but quite unfit to be a Collector?—Under my scheme he would not rise to be a Collector at

32409. But still, it would be preventing good men entering your service by his remain-ing as an Assistant Collector for all his time. which would not be a very satisfactory result. Of course, there are difficulties in every scheme, but I think your scheme has a great many difficulties, and I imagine you think so yourself from the claborate way you have worked it out. I quite see that it has the sevantage of being cheap, but I do not think that is at all what we are looking for ?-It is not a question of cheapness at all, but of having a self-contained service for Indians who wish to go into their own cadre.

32410. (Mr. Fisher.) You say that officialing promotion should be made in the Provin-cial Civil Service. Am I to infer from that that you are in favour of the system of officialing promotions in general, or that you think it unfair that these promotions should be given to the Civil Service and not given to the Provincial Service ?-I am in favour of officiating promotions generally.

32411. You think the system a good one?

—It is a good system,

32412. Can you explain to me why you think the system is good ?- Because the promotions are sometimes very slow and it puts heart into a man; he knows that if he cannot be promoted at once substantively there may be some people going on long leave and he may

get a chance of officiating

32413. Am I not right in saying that it often happens that a man under this system obtains a higher rate of pay even if he is not doing a higher type of work?-The man who is not fit for substantive promotions might be passed over even for officiating promotion; so that in that case he may not be getting more pay for less work. The pay is personal. The Rs. 800 Deputy Collector is doing the same work as the Rs. 300 Deputy Collector. It is a question purely of seniority, and there is no

difference in the work.
32414. In any case you approve of the
system and wish to have it extended?—Yes;

officiating promotions are necessary.

(Mr. Sly.) In answer to question (9) on say that Lord Lytton's Government, 1878, prescribed that a proportion not exceeding one-fifth of the total number of civilians appointed by the Secretary of State to the Civil Service should be Natives selected in India. That was one fifth of the number recruited in England, was it not; that is to say for every five civilians recruited in England there should be one recruited in India?—Yes.

32416. In that way what was contemplated was not one-fifth of the total service but onesixth of the total service ?-It might come to

one-sixth.

32417. In answer to question (12) you have said that at present no member of the Provincial Service is holding superior listed posts in this Presidency. Surely, there are Provincial Service men holding soperior posts?—Not one. The Provincial Civil Sarvice began with me, as I was the first man who passed the competitive test in 1897. 32418. I understand there are two Judges?

-I am talking only of the Excentive Branch.

32419. Two superior listed posts at present are held by Statutory Civilians ?—Yes, and they have declined to join the Provincial Civil Service.

32420. But the Judicial superior posts are held by Provincial Civil Service officers, are they not?-They are, and I have said that my answers are confined only to the Executive Branch.

I should like to have your opinion as to whether you think that this system of a certain limited number of listed posts really adds to the popularity of the Provincial Service, or is conducive to content in that service. It evidently is satisfactory to the man who is selected for that listed post? - Yes, it is satisfactory to him only.

What is the result of that system on the other members of the service who are not selected for it?—They may not be satisfied hat they aspire to the next vacancy. What we want is a larger number of posts, that is

32423. But no matter how large a number of posts may be granted as listed posts it would be very difficult for all the members of the Provincial Civil Service to get into those listed posts?-All cannot get in, of course.

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32424. Unless you have a very large number ?-Unless you adopt the scheme I have

suggested. 32425. Under the existing system of listed costs there is a small fraction of officers in the

Provincial Service who can secure promotion in each of those posts ?—That is so.

32426. Does the benefit that is derived by the Provincial Civil Service from that system compensate for the amount of discontent that is caused in the Provincial Civil Service by the substantial number of officers who are passed over and not promoted to listed posts?-None have been passed over because there have been none appointed yet in this Presidency.

32427. But on the Judicial side of the service ?-- I do not know anything about the

Judicial.

82498. You cannot give us any opinion then as to whether the system of listed posts is one that improves the Provincial Civil Service of causes discontent?—I have complatically said that it does not give satisfaction.

32439. I believe that a portion of your service was spent in Sind?—Yes, I was five years in Sind, from 1903 to 1908.

32430. In what capacity did you serve in

Sind ?-I always served in the capacity of a

subdivisional officer, doing Assistant Collector's work for the past 15 years. 82481. In what district?—I have served in the Thar and Parker District, and the Larkhana District, and also the Haidarahad

District for a short time.

32432. But most of it was in the Thar and Parker District?—Yes, about three years.

Parket Provider - Les sous surre years.
32433. Who was your Deputy Commissioner there?—Mr. McGanrie when I went there, but be has retired now.
32434. Did that officer have any knowledge

of the Sindi language?—Colloquially he might he said to be a Sindi scholar; he knew Sindi fluently. 32485. Was be capable of tolking to the

Sindi population without the aid of an inter-preter?—I have not seen any head of a dis-trict having an interpreter while talking to the village people in the course of my 15 years' experience, except when he happened to come to a district the language of which he did not know at all, at the commencement

32436. Have you been present with Collectors whilst they were on tour in camp?-We have been camping together sometimes.

32437. Is it your experience that the Collector has no intercourse whatever with zemindars or other people of position during his touring in camp?—I should say he is hardly ever free from intercourse; he has bardly a moment to spare to himself when he is out in the district,

32438. Are the cultivators, the ryots and the agricultural population generally given free access to the Collector whilst he is on tour?—Every evening there is a cell for peti-tioners, when anybody and everybody can troners, when exprony and everyone and present a petition. A man who wants to see the Collector or Assistant Collector in private has only to send a word through a Pattaualla and he can do so; he may be kept waiting out-side a little if a case is going on or if the Col-lector is otherwise busy, or is taking his tiffin.

32439. During his morning rides in camp are the cultivators and people allowed freely to come to him and make any representations they wish?—Yes. In fact he goes to see them, that is what his morning's ride is for. He visits and inspects the village and sees the people and learns their grievances.

32440. As subdivisional officer, I suppose, you exercise magisferial powers?—Yes, I have been a First Class Magistrate for the last 13

years.

32441. Can you tell us whether it is a fact that magistrates issue summonses without specifying any place where the soursed or witness is to appear?—We, always have a pro-gram of tour fixed beforehand, and when the case is fixed, the Sherishtadar knows what date the comp will be at a certain place, and it is his business to fill in the place and the date.

32442. Can you tell us whether the place, is filled in or not?-It is. I have not heard is filled in or not ?~It is. I have not heard any complaints about the place not being filled in. As a matter of fact, the tour of a sub-divisional Officer or Collector is not a thing about which any information is necessary at all; you can ask any bassar boy and he will say the Sabib is in this village or that village.

32448. The form of summons which is used has a blank space left for the name and the place?—Yes, the name and date.

the prace?—I.e., the name and drive.
20444. And your experience is that that
place is always filled up.—It is always filled up.
2045. (Mr. Chaulest). What was your
University curee?—I was the only graduate
in the first class honours of my year, 1895.
20446. Soon after you graduated the Provincial Giril Service was formed?—Tee, the

first competitive examination was held in 1866-7.

32447. 32447. For how many years was the Pro-vincial Civil Service recruited by competitive on three different examination ?-Only occasions.

3348. Three continuous yests?—No, I bink with a break of one year between each. 3249. What were the hopes which those who were recruited into the Provincial Civil Service in 1995 had?—Their hopes were to

rise to the Collector's post.

32450. When you entered the Provincial

Civil Service were you aware that the listed posts of nine Assistant Collectorships were merged into the Provincial Civil Service ?-My idea was very hazy about that. I was only a boy and knew nothing about what the merging of the posts and what the listed posts were. I only knew I was going to be a Collector by and by.

32451. What do you mean exactly by "by-and by"? Previous to that Deputy Collectors were not recruited at once from graduates ?- No.

32452. Either by competition or otherwige ?-No.

32453. Did you expect that you would have to go and work your way from Rs. 300 to Rs. 400 and from Rs. 400 to Rs. 500 up to the topmost grade?—I knew I had to work in the topinos grate — have I had to work in the same cadre for a number of years and prove my efficiency helore I should be selected for a Collector's post, but I did not think I would have to work right up to the top, because

[continued.

according to the scale the time for my pension would arrive hefore I reached Rs. 800 grade.

32454. You expected that if you showed good work in the Rs. 500 grade you would be selected for a superior listed post?—Yes, that is what the Government of India had said when they created the Provincial Civil Service.

32455 Do not you think that those intentions were prevented from being carried out by the older men who were given the listed posts ?- Fes, there are two statutory gentle-

non filling those two posts.

32456. Therefore, it is not anybody's fault?—I have not said it is anybody's fault.

32457, You were transferred to Sind from the Bombay Presidency?—Yes.

32458. Did you know Sindi?—I had to pass the Sindi examination in six months' time.

82459. When you went there and took charge of your post as Deputy Collector you did not know Sindi?—No.

32461. And during that time you were doing

your usual routine work, which included going round the district?—Yes, talking a little Hindustani when I could not understand the Sindi.

32.62. So that, you could pull along without knowing Sindi?—There was absolutely no difficulty except in talking with the poorest ryots, when there was a little difficulty in the

beginning.

32468. You found no difficulty when you did not know Sindi in doing your work as Deputy Collector?—I had no appreciable difficulty; I will not say I had no difficulty

whatsoever.

32464. In the same way, there would be no difficulty for a European Assistant Collector doing his work without knowing the Sindi language well?—Until one has passed the examination there is a little difficulty. There would not be any great difficulty, but perhaps for an Assistant Collector there might be a little more difficulty than for an Indian, though it would not be such as to stop him from doing his work or to make his work inefficient.

32495. Do you think that after passing the examination the officer is able to speak fluently with the ryots in their own language? -It is not the passing of the examination but the daily contact into which he comes with

the village people.

32466. When the Assistant Collector is out in the district has he any office work to do?-He has. He moves with his whole

32467. How much of his time during the day is taken up by table-work?-About four

solid hours' work,

32468. And how much of his time has he ordinarily to devote to Criminal work?— Ordinarily, about two hours a day on an

average.

32469. Four hours' table-work and two
hours' Criminal work?—You might put it at
five hours including everything, Revenue work,
Municipal work, Criminal work, and all sorts of table work,

32470. Those five hours are the usual office hours ?-Yes, between 12 and 5.

32471. What work is done outside this work?—Early in the morning at sunrise we go out riding and visit one or two or three villages according to the distance from our camp, and we ask the village officers to be present to meet us at several places, and we see the cultivation and check the registers, and go into the villages.

32472. What is exactly the direct intercourse with the ryots that you come across? -If a man happens to be in his field when we go out for field inspection we speak to him.

32473. When you go out for your ride in the morning you go with the object of inspecting a village?—We go with the object of inspecting the cultivation as well as insperting the village.

32474. Do you inspect the crops?—Yes. 32475. And you have to make notes about your inspection?—Yes.

32476. As to how many annas the crop is ?-Yes, the condition of the crop and all that.

32477. That does not require much direct intercourse with the people, does it?-That does not want much.

32478. What else is comprised in the morning work? - After finishing crop inspection we go to the village which is situated close by. Generally a notice is given by the Patel that the Sahib is coming and the people are already assembled on the Chandi.

32479. What is done there which brings you into direct interconrse with the people?— Generally by the heating of a drum the Patel informs the village that the Sahib is coming and all the village people who have anything to say gather at the Chouds. After seeing the school or liquor shop you take a seat on the village charpoi and begin to talk to the people. Sometimes it takes one honr and sometimes half-an-hour and sometimes five minutes. It is a question of village and village and people and people.

\$2480. What sort of talk is it that you have with the people?—The first talk is of

course about the crops.

32481. That you have already done?-No. After making your own notes and recording your own experience and the state of the crops, you have a talk with the people about the crops and the land revenue they are to

92482. Do you correct your notes of inspection by any talk you have with the people?—Of course. The people will say that the crop is very poor and that they cannot pay the whole revenue this time, and so on.

32483. I want to have a clear idea because we have not had it described to us exactly what the routine work is. Is the Patel asked to bring to the Choudi those people whose field yon have inspected; are they specially called there?—No

32484. Then by talking with whom do you check your notes of inspection?—Our notes of inspection do not relate to separate fields but to the general nature of the crop of the whole village.

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32485. Supposing, that by your personal inspection you have said it is a 10 or 12-anna crop, you talk generally with the people and if they say it is only an 8-anns crop you listen to that talk and check your notes accordingly? .That is so.

32486. I suppose, while you are doing your table work and correspondence work there is nobody except yourself and perhaps your Sherishtadar?—Yes, the Sherishtadar is called

when necessary.

32487. When you are going round in camp de you do criminal work at any definite time or do you take your own time?—It is gene-rally in the office hours, between 12 and 5, that we do the criminal work.

32488. But supposing a case is set down, does it not often happen that you take up a case at 4 c'clock in the afternoon or even at 5 o'clock ?- We have to wait for the parties if they do not appear, because it is a long march for them sometimes. The case may be set down at 12 o'clock and the parties may not be

there

Does it never happen that even if the parties are there you are engaged in other important work, and therefore you let the criminal matter stand over for some time, until yon have gone over your more important work?-Yes, very often.

32490. It is also, I suppose, usual that a case which you take at 4 or 5 o'clock in the

case which you are all a so though in whe evening is not finished?—Yes.

32491. And then you move your camp to the other village?—We have to do so.

32492. And for the further progress of the case they have to appear there?-Yes, they

have to follow.

32493. So that it is not untrue that on several occasions Pleaders and the parties have to move with the Assistant Collector from camp to camp?-On certain occasions they

32494. (Sir Theodore Morison.) I gather from the answers you have just given to Mr. Chaubal that you have a very full day ?-

A very full life.

32495. Do you get very many opportunities amidst this continuous strain of work and inspection, of mixing with the people, except in so far as your official duties go—I mean social intercourse?—In camp life there is very little society except that of your wife. 32496. We have been told that civilians do

not mix with the people, and I am rather anxious to know, after your evidence, when you get time to mix with the people except in an official way ?-Nobody invites me to breakfast there and I cannot invite anybody to breakfast with me. I do not quite understand what sort of mixing you mean.

32497. It has been brought to our notice several times that the Indian civilian does not mix with the people and I understand that he and you are all very busy with a good deal of work and that you have not very much time outside official hours to mrx with anybody?— We have no time to waste.

32498. Have you very much more time to spend in that way than the Indian Civil Service officer ?—I think we are equally hard worked.

32499. Have you observed amongst your contemporaries that education in England is a very particular advantage to an Government servant?—I have never been to England, but I know that after going to England our young men return with a lot of polish and that it does good to a man; it broadens his views.

32500. You have found that on the whole residence of a year or two years in England is an advantage?—Yes, it would be a great

advantage.

32501. You do not say that on theoretical grounds, but from observation ?- From direct observation.

32502. Would you mind repeating what districts of Sind you have served in ?—Lar-kana, That and Párkar, where I was a Suh-divisional Officer, and in Karáchi where I was City Magistrate for some time, 32503. Are those the districts in which

Mr. Bhurgri, who has been one of our withesses, was a resident?-Yes, he is one of the Zamindars there to one of the districts in which I

Served.

(Mr. Joglekar.) You know that 32504.under the orders of the Government of India the present Provincial Civil Service is recruited partly by nomination and partly by promotion rom Mamlatdars?—Yes

32505. Do you also know that one list is kept of both these officers now?—Of ocurse.

32506. Are you against the present system of keeping one list for direct recruits and for officers promoted from subordinate service? I am not against the present system, but I do not quite understand your question. The present system does not lead to any result; it leads to no advantage as far as the Provincial Civil Service is concerned.

32507. The Provincial Civil Service now consists of men promoted from the lower division, selected Mamlatdars?—Yes.

32508. And it also consists of men nominated with due regard to different classes of the community?—Yes.

32509. And both these officers are entered in one list. If your system of having a separate hranch of the Provincial Civil Service is adopted the young men will be separately listed and the old men will be separately listed?—That is what I want. I say the young men should not be mixed up with old men in the same grade.

22510. Under your scheme, there will be rapid promotion for young men and slow promotion for old men?—Not at all.

32511. 1 calculate there will be 55 old

men?-Yes. 32512. And 27 young men?—Yes. 32513. If the young and old men are put

together in one list, do not you think the old men will also have a chance of promotion to posts of Ra 2,000, as the case may be?—It is impossible for an old man ever to rise to Rs. 2,000 after becoming a Mamlatdar

32514. I draw your attention to Rule 20, which says that promotion to Rs. 500 and upwards is to be given solely on fitness and merit, seniority being regarded only when the claims of candidates of equal fitness and merit Mr. S. M. BHARUCHA.

Continued.

come into competition. Therefore, places of Rs. 500 and upwards are to be given only to fit and competent men, without regard to age?-Not without regard to age.

82515. Seniority is to be considered only when there are two officers of equal ment? I would refer you to the Government Resolution of 1892 when the Provincial Civil Service was created, and the Provincial Civil Service has been amended nearly half-a-dozen times during the lost 15 years.

32516. I mean according to recent orders? I have not read the recent orders. I know that promotion to Rs. 500 and newards is only by selection and that seniority does not count

32517. That is by ment and fitness?—Yes. 32518. So that if there is an old Mamlatdar of say 42 years and a young officer of 30 years, the young officer may be put over the old Mamlatdar if he is fit and competent ?-

So that promotion to Rs. 500 and upwards is not given to old men as a matter of

Tight?—No, by selection.

32520. Some of these old men have a chance of rising to a listed post?—The Government of India have said, no. They have said it will always be desirable to select persons for a higher Executive office from those who, while they have given proof of distinguished ability by efficient service, are still comparatively young and possess that bodily activity which is a sine gut non for such employment. It is useless to have a Collector who caunot

32521. Do you think an officer of 42 years is an old officer?—I am not talking of an officer of 42, but of a gentleman who has been a Mamiatdar and who wants to be a Collector. 32522. A Mámlatdár who is promoted to

a Deputy Collector may be 42 years old, may be not?—There may be exceptions; I am

talking only of the average. 82528. Under your system, would you not

cause discontent to the old men ?-If you will kindly refer to my onswer, you will see that ont of 82 Deputy Collectors, 61 are over the

age of 40.

age of 90.

32524. So that, you would promote to the
post of Collector only men below 40?—Not
necessarily. Of these 61 Deputy Collectors most are in the lower grades yet and have still to go up. I have been 16 years in the Deputy Collector's grade although I entered direct by competition. There are four or five Mámlatdar grades besides.

32525. According to your printed statement you are going to have a separate list in which the minimum pay is Rs. 300 and the maximum pay is Rs. 2,000?—Yes.

32526. And these higher rates of pay are to be given to 27 young men?—Yes, the pick of the University graduates who have passed a stiff competitive examination, not clerks or Mámlatdárs

82527. Under the present system of a combined list there is a chance for old men to rise to Rs. 800 or even Rs. 950 or Rs. 1,300?-Nothing will prevent Government from appointing a clever Mamlatdar to any position they like.

32528. You have made a separate list of young men?-Yes. There is no service in which I find young men and old men in the same grade. Old men should be at the top and young men at the bottom, but here I find the reverse, young men being at the top and old men at the bottom. That is what I do not like. Why should the poor Mamlatdars he made discontented by making them Rs. 300 and Rs. 400 grade Deputy Collectors, while young men are in the Rs. 600 and Rs. 700

grade Deputy Collectors. 32529. Do not you think that your system of having a separate list containing 27 high posts for young men will cause discontent to the old Mamlatdars promoted for their long ex-perience and ability?—There are not 27 high posts; they are Deputy Collectors' posts. In all there are 34, and out of these only seven are listed posts. Twenty-seven are the old posts of Deputy Collectors which I propose to remove from the Deputy Collector's grade and put below these listed posts, and make a separate service.

32530. But you reserve these 7 posts for young men who have passed the competitive examination?-Yes, and who work np from the last grade to the first grade of Assistant Collector. There will be four grades before they can become Collectors; there will be the pro-bationary grade, and the third, second, and first grade of Assistant Collectors.

32531. Under your system do you not think the promotion would be more rapid for young men than under the present system?—
I do not think so. Under the circumstances it
may be slower. There are only 7 listed ap-

pointments.

32532. Do you got think promotion to the Rs. 500, Rs. 700 and Rs. 900 will be rapid now? -I cannot tell you whether it will be rapid or slow. It is a middle course which I have suggested as an idea. There has been so much destructive criticism that I thought a constructive idea might be welcomed. 32533. You say there is a separate Sub-

divisional Officer for each district ?-- Almost for each district. 32534. In the Presidency of Bombay there

are 19 districts?—Yes.

\$2535. How many are there in Sind?-Seven

32536. Out of these 34 posts, how many would you give to these 26 districts?—All. 32537. There are two Senior Collectors,

two Junior Collectors and one Junior Secretary in your list and you must exclude those posts ?—You deduct 7 from 34 and the remaining number is the present number of subdivisions given to the Deputy Collectors in the Presidency proper and Sind

32538. Would you appoint probationers in training in England to these posts?—That is a detail about which I have not thought.

32539. Because, if the probationers are excluded there will remain only twenty one posts?-Then the remainder might he left for the Mamlatdars: I have no objection

32540. You say there are 27 sub divisions and 27 posts can be secured out of this list, but when I look at the list there are only 21 Assistant Collectors excluding probationers?

—They might remove only 21 sub-divisions from the Deputy Collectors cadre, leaving the rest of the sub-divisions for those Mamlatdars who are thought fit and able and of sufficient merit to fill the post. My point is that there should be only one door for entering the sarvice, and it should be competition. Let service, and is amount in competition, in month in made purely on fitness and ment; but the first door should be by competition.

Invite medical certificates, character certificates and all that, but let it be competition.

as the last test. 32541. But the system of competition which was adopted in your time has been dispensed with by Government?—Yes; I say it should be reintroduced. Government dispensed with the system on the ground that the result of the competitive examination talked with the result of the University examinations. That was the only ground on which they dispensed with the system.

32542. Was not nomination substituted in order to enable men of different classes to be selected and appointed?—Quits so, but I have kspt a safeguard for the backward class of

Muhammadans also. Only Muhammadane?-The only two big classes in India are the Hindus and the Muhammadans.

2544. Would you admit the Hindus, Parsees, Anglo-Indians, and so on, and tell them to appear for a competitive exami-nation?—Yes.

32545. And you would only have a separate examination for Muhammadaue?-Only if the Government think it necessary. If the Government think they are very backward in education, as it is the community forming one-fifth of the total population of India a eeparate examination may be held for them.

32546. According to the estimate a sepa-rate examination will have to be held every year or every alternate year?—Yes, just as

was dons in my case. 32547. At what age should the candidates appear?—I have not thought out these things, but I should say about the age at which civiliaus appear. When the first competitive examination was introduced I had to pass an examination in riding, and to pass the same tests in the departmental examinations, and in fact undergo the same probationary period as the Civil Servant. Let the same test he applied, and the age be snything you like bet-ween 23 and 25, so that University graduates may be attracted.

the Provincial Civil Service.

32556. I find there are some rules which provide for the admission of graduates to rise from a post of Rs. 30, and I see no provision is made for their being Mamlatdars after any definite period ?-I have not seen that rule. (The witness withdrew.)

WILLIAM HASTINGS SHARP, Esquire, Director of Public Instruction, Bombay.

Written auswers relating to the Indian Civil Bervice.

\$2557. (6). In particular, what would be your opinion regarding a system of simultaneous opinion regarang a system to automorphic caminations in India and in England, open in both cases to all natural-born subjects of His Majesty?—That it would lead before long to a great increase in the proportion of Indians in the Service. The educational facilities may not

. 32548. You have reserved 27 posts for young men according to your scheme. If that scheme is adopted how many men from the present list will be transferred to that cadre?-It is for Government to say. I do not know the career and the fitness of everybody.

32549. I only want to elicit from you how many vacancies are likely to occur every year?—I have said one or two.

32550. But in 13 years all the posts will be filled ?-One or two will occur after the whole cadre is filled, that is what I mean. If the service is created then there will be all the vacancies to fill. After the whole service is staffed there will he one or two vacancies every year or every alternate year.

32551. Out of 27 posts there will be one or two vacancies every year? - There will be 35 appointments, not 27. You have to count the listed appointments also. If the probationer goes up there will be the probationers' vacancies also, so that you will have to count 84.

32552. Ont of 34 you think there will be two vacancies every year ?—I do not say that; there will be one every alternate year, it may be, or one every year or one every three years—I do not know. It is just as they held the Provincial Civil Service Examination one year; no examination the following year; an examination the next year; and no examination the following year, and so on.

Would you not reserve even one or 32393. Would you not reserve the old officers who have proved their ability during their long career?—I really do not see how it is possible for a gentleman who has been a Mamlatdar to become a Collector under this system. If Government want to appoint him it is a differ-ent thing. But, how is the scheme to be worked?

32554. (Mr. Bhadbhade.) Have you seen the rules framed for the recruitment to the Executive Branch of the Provincial Civil Service?—I have. 32555. Do you think those rules offer

swfficient encouragement to graduates to become Mamlatdars?—The last Commission was of opinion that the Mamlatdars should not be in

exist to any great extent now, but they would soon come, and no doubt cramming establish-ments would be set up. The examination would dominate the whole educational system of India, and nothing else would have a look in by the

.82558. (7). What would be your opinion with regard to filling a fixed proportion of the vacuacies in the Indian Civil Service cadre by Natives of India, recruited by means of a separate Mr. W. H. Sharp.

examination in India, or by means of separate examinations in each province or group of pro-vinces in India? If you favour each a coheme, what proportion do you recommend?—That the officers so recruited would tend to be looked upon as distinct from and inferior to those recruited in Eugland, whilst as in the last case the Indian examination would tend to dominate in an overwhelming manner the whole system of instruction in this country.

32559 (16). What alterations, if any, do you recommend in the authorised syllabus of subjects and marks prescribed for the open compositive examination?—I have not seen the syllabus but I have been told that the Oriental classical languages do not carry so many marks as Greek and Latia. If so, I think that they might be equalized, provided of course that the standard

of attainment expected is similar.

82560 (32). Do you consider that the proba-tioners' course of instruction could best be spent in England or in India? Is your asswer aqually applicable to the case of Natives of India and of other natural-born subjects of His Majesty?—I certainly think it desirable that a Native of Indie who is to take part in the administration of this country should have an opportunity of acquainting himself at first hand with some of the conditions of life and of thought in England. The administration of hie country in adjacat. The samulativated of the country is supposed to be Western in general medium. British in particular in its character and toudencies, and I do not see how this character can be expected to be maintained by men who join be expected to be minimizated by their way but the service without having ever seen a Western country, or perhaps over having spoken to e Europeau. Many young Indians pass through a whole school and college course without ever bearing Eoglish spoken by an Eaglishman, still

less coming into any contect with the British. 32561 (45). Do you consider that the exchange compansation allowance introduced in 1893, eligibility for which depends on nationality or domicile, should be abolished, and if so, under what conditions? Should each abolition apply to officers already employed or be restricted to future entrants?—It seems to me idle to pretend that the expenses of the average European having his domicile abroad are not greater -much greater -than those of the everage Indian or other person domiciled in India. This being so it seems to me only fair that the former should receive more pay oither in the form of special allowance or in that of increased salary. As to which of these forms is the more convenient in working I am hardly in a position to judge, Should the allowance be abolished I do not think that officers already employed should suffer. Newcomers have the option of entering on the terms offered or staying out.

## Supplementary written answers.

32562. Supp. question (I). Please give the Commission some account of the teaching provided by the University and the affliated Colleges for the M.A. Examination of the Bombay University. To what extent does the teaching cover the subjects which a candidate may offer for the Indian Civil Service Esamination, and how does the standard attained in Bombay compare with that necessary to pass the Indian Civil Service Examination now held in London?-The regulations have recently been revised and the new M.A. Examination will be held for the first time in 1916. The University is contemplating making some arrangement for teaching the M.A. courses, or some of them, but at present it does nothing in this direction. In the affiliated Colleges the general principle is that the undergraduates have the first claim on the time of the staff, but help is given to the M.A. stadents in propertion to the time and staff. svailable. Attendance at any College is not compulsory on any M.A. candidate, except in the case of Chemistry where the candidates have to submit certified laboratory journals.

(ii) There has not been time to obtain full information from the Colleges on this subject, but the following notes will indicate what is

being done at present :-

Elphinstone College, - English, two or three lectures a week are usually given, but at present none; History, two lectures a week; Sanskrit, two lectures a week; Mathematics, assistence when asked for, Decess College.—Languages, History, Mathematics, assistance when asked for

Wilson College. - English, two lectures a week; Sauskrit, three lectures o week; Chemistry, Physics, two years' course complete; Philosophy, assistence.

Zavier's College.-English with Latin or French or Persian, four or five lectures a week; History, three lectures a week; Che-mistry, three lectures a week and practical work daily from 9 till 4; Biology, three lectures a week and practical work deily.

Fergusson College .- Mathematics, Philosophy, a two years' course; Chemistry, Physics, facilities in the laboratory and some lectures ; Sanskrit, English, assistance.

The introduction this year of new regulations for the B.A. Examination has greatly increased the work of individual Professors and consequently the help given to the M.A. candidates at some Colleges has been diminished.

(iii) Before comparing the M.A. subjects with those of the Indian Civil Service Examination I have to say that it is elways difficult to judge of the standard of an examination on paper: it is necessary to know something of the questions set and of the manner in which the answers are marked. In the case of the Indian Civil Service Examination I have no practical acquaint-ance with it whatever, but I have consulted the

syllabor of the examination for 1913. (iv) In respect of languages I can say from my own knowledge that Greek is practically non-existent in this University, and the standard of Latin very low. On the other hand I have always understood from Indians who have been to England that the standard there attained in Sanskrit was not high, and probably the same is true of Arabic. The standard in French here is low, owing to want of conversational facilities, and German has only recently been added as a possible language. Speaking generally then I should say that the Bombay standard is certainly lower than the English one in respect of Grock, Latin, Fronch, and German, but prob-ably higher in respect of Sanskrit and Arabic, An Indian friend who studied for the Indian Civil Service in England tells me that those who offer English and Sanskrit for the M.A. hero do not find that the Indian Civil Service work covers

Mr. W. H. SHARP.

Continued.

any new ground. If this is true at present it will be still more true under the new regulations by which the course in English especially will be considerably strengthened

(v) In Science I see that a large proportion of marks is assigned at the Indian Civil Service Examination to practical work. The insufficiency of practical work has been the great weakness hitherto in Bombey, owing partly to the want of laboratory facilities. This may be expected to be remedied when the Royal Institute of Science

gets to work. (vi) In history the same friend tells me that the work required for the Indian Civi Service is rather more varied than that of our M.A., but that the facilities for studying economics in

Bombay are meagre.

(vii) Under Lugic, Psychology, Moral and Metaphysical Philosophy, the Indian Civil Service syllabus gives no details. The M.A. course here is extensive on paper, but there is little assistance available in the way of teaching.

(viii) In Mathematics there are two M.A. The Indian Civil Service Lower and Higher Mathematics together seem to cover a little more ground than either M.A. course separately, but I am hardly competent to pronounce on this.

(ix) The great difference between the two examinations is that the M.A. can be passed in one eahject only, vis., Languagee (Snglish and another), History, Philosophy, Mathematics, Physics, Chemistry, or Natural Science; whilst for the Indian Civil Service a number of subjects must be taken simultaneously. But the Bombay M.A. candidate usually devotes only a small part of his time to his subject; he teaches in a school or studies law or follows some other pursuit simulteneously. If he gave up his whole time

at the metter he could cover more ground.
32563. Supp. question (II). What is your
experience of the difficulty of maintaining the secreoy of examination papers in India and of other fraude in connection with examinations ?-The University papers are printed with strict precautions at the Government Central Press on the day on which they are set. In the case of the Matriculation which is held at different centres

the papers for each centre are printed there on the day of the examination in the presence of the examiner in charge. The University Registrar tells me that there has been no leakage of examination papers since 1885. In 1904 there was a case of personation at the Matriculation. Both parties to the frand were charged before a

Magistrate and sentenced. 32564. Supp. question (III). What in your opinion would be the probable effect upon University education in India of holding a competitive examination for the Indian Civil Service in this country? -In this country most students (and their parents) care only for appearing at an examination. No matter how ill-prepared the candidate may be, all that he asks is to be allowed to appear; he trusts that by the grace of God and the chapter of accidents he will then somehow scrape through, and of course at every big examination there are those who get through by a floke and thereby encourage their successors to follow the same course. I. think, then, that if there were an Indian Civil Service Examination in this country almost every undergraduate would aim at trying his luck at it, and would accordingly demand that the University courses should be so framed as to give him a chance. But the Indian Civil Service Examination, involves the simultaneous study of a number of rather heterosummaneous study of a funder of twher network geneous subjects, s. g., English, Senskrit, French, German, Botany, Zonlegy, Geology, Beglish History, Buropsan History, Political Science, English Law were the subjects offered by a friend of mine. At present, the B.A. course is confined to English and one other subject and the M.A. course to one subject only. I think that a domend would arise for combining more enhiects, ee that the future Indian Civil Service candidate might start in good time with some of his Botany, Zoology and so on in combination with his Languages and History; and only such subjects or combinations would be patronised which promised to be helpful for the Indian Civil Service. No doubt, another result would be the paying of more attention to post-graduate students than is done at present; but it is doubtful if the Colleges would be able to do all that was wanted and in their absence I am straid that cramming establishments would spring up and prosper.

# Mr. W. H. SHARP, called and examined.

32565. (Chairman.) You are the Director of Public Instruction in Bombay ?- Yes,

32566. You say that simultaneous examinations would, in your judgment, lead before long to a great increase in the proportion of Indians in the Service. Could you give us the reasons which have led you to form that opinion?—I think the number of candidates would greatly increase and so a greater proportion would pass.

32567. You say that at present the educato solve the say not exist to any great extent, but none the less, you still think that by the larger number going up there will be a greater increase in the number that will pass?—I do not think mandate mandate and another than the same of the s anybody would passs immediately, but with the demand the facilities would be forthcoming.

\$2:68. You are of opinion that the Oriental classical languages should earry the same number of marks as Greek and Latin provided that the

same standard is maintained in each case?-I see

on reason why they should not.

32569. You say, that many young Indians pass
through a whole school and college course without ever hearing English spoken by an Englishman, still less coming into any contact with the British To what ext nt is that the case ?- The great majority of schools are manned entirely by Indians.

and many colleges are also manned by Indians.

32570. I suppose that would not be the case
in English schools and colleges in the larger towns !- The largest college of all in this Presidebcy is entirely mouned by Indians, Fergusson College at Poors, which has nearly a thousand stucents. It is fed by a very large school which has more than a thousand hoys, and a hoy may go right through that school and college without hearing an Englishman.

32571. Is no English taught there at all ?-English is taught but not by Englishmen.

Mr. W. H. SHARP.

Continued.

32572. Take for instance the schools and colleges in Bombay, are they manned mainly by Indiana?—Except the Misseon Institutions. The Government High School bere is supposed to have an English head moster, but for some time past it has not, as a matter of fact. 3:573. In your Supplementary Answers you

say, speaking of the difficulty between the two evantinations, the M.A. and the Indian Civil Service, that the Bombay M.A condidate usually devotes only a small part of his time to his subject. that he teaches in a school or studies Law or follows some other pursuit simultaneously. I take it you mean by that that he can easily pass his devote to preparing for the examination?-At present the M.A is passed in one subject and he nominally spends two years over it, but of course he only spends a small fraction of that time in study. The Indian Civil Service requires him to pass in many subjects. It he de o ed his whole time to the matter he could do the Indian Civil Service work, I secuse he could do many subjects simultane nsty.

82574. Do you think that if simultaneous examinations were established in this country, candidates would give up taking their M.A. degree and go in for the examination instead? -It would depend partly on the age limit, but I think that is what would happen in the first instance, that after passing the B. A the student would note for the Indian Civil Service, and if he did not pass in that he might appear for the M. A. in his strongest or easiest subject. I think in the fire instance he would not spend time in taking the M. A. by itself, but would go for the Indian Civil Service, and if he failed go back for the M.A.

32575 (Lord Ronaldshay.) You say that if simultaneous examination were instituted the examination would dominate the whole educational expension would commute the whole constitute system of India and nothing else would have a look in by the side of it. Do you mean that the course of instruction for the graduates will be racically altered ?- I think it would be, so far as was necessary.

\$2576. Do you think it would be oldered for the noise or for the better ?- I have explained in one of the Supplementary Answers exactly what I mean. For the Indian Civil Service many subjects mean. For the Indicate City and Proceedings are required, and I think the same procedure. The late changes in the University Course in Bombay have been more in the direction of specialising, and the number of subjects to be taken up bus been limited; in the esso of the B.A. it is now limited to Euglish and one other subject. I think the effect of introducing the Indian Civil Service examination would be to take it in the reverse direction; the stagent who wanted to offer a number of subjects for the Indian Civil Service, would want to begin several of those subjects simultaneously lower down in his course.

32577. Do you think that the effect of that would be that instead of getting a sound education in one or two subjects he would get maker a superficial smattering of learning in a number of subjects ?- I think so, for the average student. A good student may be able to take up a number of things at once, but the average student I think does better to stick to a few.

32578. (Ser Theodore Morison.) Do I gather from the answers you have just given that in your opinion the facilities for M.A. teaching are somewhat inadequat : ?- Certainly.

3 573. That there is not enough teaching and possibly the standard is not sufficiently high to occupy a man fully for two years ?- That is so;

it is not a full two rears' course at pre-ent.

32580. But supposing the MA examination
was strengthened and the teaching staff strengthened so that you could make it a good two years' course, would it then differ from a course at Oxford or Cambridge where I under stand a man only takes up one subject? How many read for different schools at Oxford or Cambridge simultaneously?-At Oxford one reads only for one school at a time, I think,

\$2581. Suppo law the M.A. is strengthened and improved, why should not a man take one main subject, very much as he does now at Ox-ford or Cambridge if he is preparing for the Indian Civil Service? He takes one Tripos, we will say, and supplements it by reading at other times. Could not a man do much the same here?-Yes, I виррозе so.

32582. I do not see why it should necessarily produce that disorganisation in the M.A. course which you have referred to?-How is he to do

these other subjects ?

32593. How does the man at home who takes a single Tripos? Let us put aside the Greate man, whose course o' reading helps him without his having to su oberne it it, but the man who takes up a Cambridge Tripes must supplement it by a great variety of other things, and he dies that by reading in odd tunes?—I am afraid I do not know anything about it, because I never had anything to do with the preparation for the Indian Civil Service at all. I understand thay go to "erammers,"

32581. Some de and some do not. I do not see why the thing should he very different here or why it should disorginise your M.A., or why reading for the M.A. shoud not help you to get through the examination. With regard to "eramming" establishments being set up, do you think there is really any likelihold of an establishment like Wren's crosing into existence in India ?---Why should not Wren's open a branch here?

\$2535. Be you know what Wren has to pay

his men?—I do not know.
32586. Do you know how many he has?—I do not kaow.

32587. I see there are about 20 subjects, each of which may require a suparate man, and I heard with regard to one man who was afterwards in the Educational Service that he got £1,000 at Wron's. I suppose he would have to get much more if he came out here? - It would probably pay semebody to start out here,

32588. It occurs to me that if you get men of that class out here you will have to pay them very high, probably 100 per cent. or 50 per cent, more to work here?—Probably they would have to be paid high

32589. I should imagine that Wren gets an men who are hvung in Loudon and doing other things; but the men here would have to be wholetime men ?-Yes.

32590. Do you think there is any indigenous talent that you could employ ?- I think in some subjects at any rate indigenous talent would be forthcoming.

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continued.

32591. Familiar with the methods?-All these

things would take a few years to work up.
32592. If an establishment like Wren's is to pay they will have to charge very hig fees? - The students pay a good deal now in going to England and that money would be available at any rate, and a good many would manage to raise the fees,

82593. It would have to be something very different from the scale of fees they pay in any

college at present?—Yes.

32594. It would be more like hundreds instead of tens?-Still the prize is very great and they would make every effort. 32595. You say there was a leakage in the

examination in 1885; do you know anything about it ?-No, it was before I came to India. I did not remember any case during my twenty years here, so I asked the University Registrar and he told me there had been no case since 1885, but be did not give me the details.

32596. You do not know what kind of examination it was?—No.
32597. (Mr. Chaubal.) A witness we have had before us expressed an opinion that he doubted whether as Indian boy is any less bandicapped by the fact of English being a foreign tengue at tue age of 22 than he is at the age of 17. you agree with that? - I understand what is meant is that the difficulty, whatever it is, is the same at both ages. I do not know that I should agree with that altogether. If he goes on reading any

thing he must be more familiar with the language. 32598. We have had complaints from Professors that boys who come fresh to a college are not able to understand the English spoken.-That

is perfectly true very often.

\$2509. An opinion was expressed here yesterday and I want to know what your view of it is. Supposing that if for any purpose it was thought desirable Indian headmostors should recommend the names of half-a-dozen of their boys for any examination, could not these headmasters bo trusted to make their recommendations without any favouritism?-A certain number of them certainly could, and there are certain headmasters whom I would trust to give any opinion of that sort, but there are others no doubt who would find it very difficult to hold out under pressure of friends and acquaintances. I do not bowever like

These and adjustances. A to no body a national state of say anything against headmasters.

\$2800. (Mr. Gokkate, I would like to ask you one or two questions about this opinion of your that a simultaneous examination would dominate the whole educational system of India and nothing else would have a look in. In your Supplementary Answers you say, that you think a demand would arise for combining more subjects definition would arise nor communing more sungeness for the B.A., as that the future Iselian Civil Service candidate might start in good time with some of his Detauty, Zoology, and so on, in combination with his languages and History, Will you tell us how the institution of a simultancous examination for the Indian Civil Service is going to dominate the whole of our educational seption?—At present we have a smaller instance of the same thing in the way in which the University course, entered by the Matricilation, dominates the school course. Matriculation is by dominates the seboot course. Mannentation is of far the most popular examination or course, and although efforts have been made for many years to get boys to go into other lines, commerce and technical work, the number who take these lines is very small compared with the number who

appear for the Matriculation, presumably with some hope of going to a college. I think that the same thing would occur higher up. The number of stodents wishing to appear for the Indian Civil Service examination would be very large and there would arise a popular demand that the course in the colleges, and possibly even in the schools, should be so framed as to make it as easy as possible for them to work up to that standard.

32601. Are you quite sure that the two cases are similar, the case of the University course dominating the position in the high schools through the Matriculation, and the Ludian Civil Service dominating the University course? Most boys that go to high schools do want to continue their studies in colleges, if possible, and as the University lays down the curriculum in the colleges and at the same time regulates the standard for those who want to proceed from the High School to the College, there is a sort of interdependence between the two. But how is there going to be this inter-dependence between the Indian Civil Service, which dependence between the finish own service, whom is an outside examination, and the University curriculum in the colleges?—I think a popular demand will arise and pressure will be put on the University to arrange this curriculum to fit in with the cutside examination.
32602. Who can alter the curriculum?—The

Senate in the first instance.

32608. The Senate can only recommend?-And it is sanctioned by Government.
. 32604. You know that four fifths of the

members of the Senate are appointed by Govern-ment every five years?—I know that very well because I have been several times asked on behalf of the Government why it was that, with fourfifths nominated by Government, Government pro-posals could not be got through the Senats. 32605. That may be the fault of the pro-

osals?-At all events, it does not necessarily follow that the Government proposals are

carried out.
32606. Sarely, the Government selects men because they may be trusted to look after the decades they may be classed to hold after the classifional interest of the Presidency. Roughly, that would be the assumption, but apart from that, even if the 80 men in the Senate appointed by Government showed a want of consideration for the true educational interests of the Presidency. there is the Government to present any changes being made?—There is the Government, but then the Government yields every now and then to popular demands. Great pressure would be brought to bear, motions would be moved in the hough to been account, and so on, and if there was a very strong, urgent demand I think that both the Senate and the Government would yield to it.

32607. You mean that the pressure of popular agitation will make itself felt first on the Sanate and then on Government ?-Probably so.

32608. And that on account of such pres-

32003. And that on account of sook presume shanger will be mude?—Probably.
32009. Have you it view any instance in which a thing like this has occurred in the past during the whole of your experious, when changes have been unde in the University ourriculum in response to a popular demand from colaine?—I do not know that I can mention any.
32010. During your whole experience there has been no cass like that, as far as you recollect P—The introduction of an University of an introduction of an University of the collection.

recollect?-The introduction of an Indian Civil Service examination would be a totally novel phenomenon.

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Continued.

32611. We are talking of any instances in which outside public pressure has influenced a decision ?- I suppose the thing that came nearest to it was the proposal to have examinations by

32612. But, did anything happen? Those has been no instance in the past in the University of Bombay, so far as you are aware, where popular agitation outside has led to changes in the curriculum of the colleges ?-No, not that I can mention.

32613. Therefore, taking your past experience, and taking these two gravantees that 8) of the 100 Fellows are appointed by Government, and that the ultimate sanction must be by the Government before any changes can be made, the view may be held that this danger you apprehend is very remote?—I do not really think the 89 per cent, has very much to do with it. For the lest four or five years Government have been making strennous efforts to get certain of their proposals adopted by the Sonate, and it has been only with very great difficulty that a mutilated

only with very great authority base is minimized form of these proposals was allopted in the end. 32614. You know as well as anybody that that has been due to the fact that the Government has sought to imposs its own yis as on the Senats. that the Senate has been called upon to resoind its own resolutions, and so on. That is a different its own resolutions, and so was thing from the Government not sauctioning any power is always with the Government?—That power is there, but I still think that under great pressure of public opinion such changes would be

\$2615. Unless the Government was very

weak I do not know how this is going to happen. In any case, it has not happened in the past, and that is sufficient for my purpose just now. You say in your written answers: "In this country most students care only for appearing at an examination. No matter how ill-prepared the candidate may be, all that he asks is to be allowed to appear; he trusts that by the grace of God and the chapter of accidents, he will then somehow sorage through." It may be that in the case of lower examinations candidates are auxious to go up, but the higher you go in these examinations the less you find of that? -I think it is true up to the B.A., at any rate.

\$2616. Take the M.A. and the LL.B. ? - The

M.A. number is exceedingly small.

32017. At the M.A., a student practically
goes up of his own accord?—The college has no
control over the M.A., candidate. He produces no form from the college, but simply presents

no rotal from the contege, up simply presents the University.

32618. Therefore, if the tendency you speak of was really a rotel tendency in the Indian nature, almost everybody would go up for the M.A., since there is no restriction?—A great many people do not want the M.A., it means waiting some time longer, and paying a pretty high fee, and doing a lot of work. Most of them have to get something else to do.

nave to get sometaing else to un.

32619. In any case, it does not happen that
many go up for the sake of appearing?—Not for
the sake of appearing.

32620. Take the LL.B. which is a more paying examination from the standpoint from which you speak; there also a candidate can go up without any restriction provided he has kept certain terms. Does it happen that many candidates go up for the sake of going up?—I am afraid I do not know about the LLB. In giving my answer I was going by experience in schools and in the Arts

Colleges up to the B.A.

32621. In the case of the lower examinations it may be so, but in the case of the higher examinaations there is a greater sense of responsibility on the part of the stadents; and the Indian Civil Service would be a very high examination?—Yes, but it is a very high prize, and I think a great many would like to have a shot at it.

32524. It means preparation for two or three years, and young men are not likely to throw away two or three years unless there is a reasonable chance of their getting through?-It is the first thing young men think of at present. If a man has done very wall in the University course be wants to go to England for the Indian Civil Sarvice; if it were in their power they would go

in large numbers.

33623. For the first year or two they might
make a mistake, but they would soon find out how difficult the examination was. Unless they were rea sonably prepared for the examination do you think they would appear for the sake of appearing?-They might change their nature in the course of time, but I think to begin with a great many would like to have a try.

Sight. Do not you think the present course of the Bombay University is a full course for two years? Take History for instance?—I do not think so. At the Elphiustone College they have

almost always taken it in one year.

33625. That was under the old regulations: I am talking of the new?—The present M.A. course is the old one. A new one has been drafted and is to come into force in 1918, when the first examination will be held

\$2626. About ten or twelve years ago was there not a re-casting? - They have been gradually altered. The idea was to make them two years but the English course in particular has stock behind and is certainly not equal to the others at

32617. But do not you think the History course is a full course for two years? - I do not think it is enough to occupy a man's time for two years. The colleges give a very small number of leatures and many of these men work for their M.A. in their spare time, teaching in the Bombay schools or warking for the UL B, at the same time. 32628. Do these men pass the M,A, in two

years?-I think so.

32629, (Mr. Fisher.) How long have you held your present appointment?- Four years, \$2630. And before that?-I was Principal of

Elphinstone College.

\$2631. So that, you are very familiar with every grade of education in the Presidency?-

2832. Do you see any marked progress in education in the Presidency of Bombay? Do you think on the whole that education has made substantial progress? -I think so certainly, The

standard is gradually rising.

32533. In each department of education, Elementary, Secondary, or University, is the progress most maxies?—In the University and also to some extent in the Secondary. In Primary,

associated in the students of the students of the number of students pursuing higher studies at University Advanced Courses beyond the M.A.7—No, not

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concluded.

beyond the M.A. There is nothing for them, of them do and some do not. We only have two

to do. 32635. But there is an increase in the number of persons taking the M.A.?-les, a very great

increase in the last twenty years. 32036. And attaining marked proficiency in the

examination ?- I think so.

326.37. If it were thought desirable to have the open competitive examination in England at the age of 19 method of at the age of 24 that I suppose would be prejudicial to the chances of Indians?- Yes. The minimum age for Matricolation is 16, and before the Indian Civil Service it is advisable for him to put in some work here and some work in England.

32688. If it were thrught advisable, in order to secure the best Erglish ability for India, to put the examination back to 19, would you be prepared to consider any form of separate examination in Ind a to compensate the Indians for the disability which would be imposed upon them?—I think they would have to be compensated in some way. I do not think it would be fair to put the ago so low that an Indian could searcely get time to prepare for it.

32639. In your written answers you seem to be almost more everse to the idea of a Separate examination then you are to the idea of a simultaneous examination?—Several Indians themselves have said to me that they think it would be a mistake from their own point of view, because the two classes of men would be regarded as

\$26.0. Looking at it from your point of view as an educationalist, would you hold that view?—I think it would be more satisfactory to have the same examination for everybody.

32641. Is it your opinion that the Indian boy is exceptionally precessous at 19 ?-No, I should think his precocity was a good deal earlier

lban 19. 82642. Is he apt to go off intellectually ?-

Yes, between 15 and 19. 82643. And between 19 and 22 what do you

say ?-I do not suppose there is very much change

32044. Do the University students overwork themselves very much?—They tend to work very hard at extain periods. They shek off for a good deal of the year and work very hard towards the end of the time.

\$2545. Do the Professors come into very close personal contact with the students ?- Some Government Colleges-a third has been just added—so that the total number of Professors is not very great, but in each College, there are always some who mix freely with the students, associate with them and play games with them,

32646. So that, in some cases, the Professor would really be able to give a good certificate of

character ?- Certainly,

32647. Which could be trusted ?-Yes.

32-48. But not in all cases ?-No. All that you can say is that he hears a good moral character, which really means that his conduct bas been satisfactory so far as you know it. 32649. I suppose there is not in the Presidence

the same close supervision over the life of the student as you would get in an English public school or an English University ?-Not so much, \$2650. Is it tending to increase ?- The reacest approach we have to it is in the Decean College at Poons, which is almost entirely a residential College and is more like an Oxford

College. In the other Colleges, a certain number of students may live somewhere near, but a large proportion of them live generally outside, and there is nothing like the Oxford system of lodgings or anything of that sort.

32651. Is it your experience that there is any great divergence in intellectual or educational proficiency between the different classes and communities in the country?- Certainly there is a pretty sharp distinction of what ere called the advanced classes and the backward classes. A boy belonging to the Mahratta class, for instance sometimes does very well up to a certain point but I think they rather tend to fall off after a certain

32652. After a certain age ?-After a certain

point in the course.

\$2653. Which class would you consider the most advanced intellectually ?—The Brahmans. \$2654. Is there any sign of a levelling-up?-

There are more of the other communities coming forward now to be educated, but some of them, of

conres, are very backward indeed, \$2655. Would it be your view that if the examination were established now, either simul-

taneous examination or separate, it would result in continuous Brahman success?-Almost wholly, I think, for the present.

(The witness withdraw.) (Adjourned to to-morrow at 10-30 A.M.)

## At Bombay.

### Wednesday, 12th Harch 1913.

#### THIRTY-FIRST DAY.

### PRESENT:

THE RIGHT HON, THE LORD ISLINGTON, MCMG, D.S.O. (Chairman).

THE BARL OF RONALDSHAY, M.P. Sir Murray Hammer, R.C.S.L., C.LE. Sir THEODORE MORISON, R.C.LE. MAHADEV BRASKAR CHAUBAL, Esq., C.S.E. GOPAL KRISHNA GORRALE, ESQ., CLE.

Walver Colley Madre, Esq., c.i.e. FRANK GROUGE SLY, Esq., C.S.; HERSERT ALBERT LAURENS FISHER, ESQ. JAMES BAHSAY MACDONALD, Esq., M.P.

And the following Assistant Commissioners:-

JOSEPH JOHN HEATON, Esq., LCS., Judge of the High Court of Judicature, Bombsy.

Bahádur Ranchandra Nabayan Ráo JOGLEKAR, Assistant to Commissioner, Central Division, Poona. RAGHUNATH GANGADHAR BHADBHADE, Esq., Jadge of Small Cause Court, Poons.

M. S. D. BUTLER, Esq., C.V.O., C.I.E. (Joint Secretary).

JRHANGER H. KOTHAKI, Esq., Additional Member of the Legislative Council of His Excellency the Governor of Bombay.

Written Answers relating to the Executive Branch of the Indian Civil Service.

32656 (1). What is your experience of the working of the present system of recruitment by open competitive examination in England for the Indian Civil Service? Do you accept it as generally estisfactory in principle?—Personal noquaintance with practically every senior member of the Indian Civil Service who has served in Sind during the past 25 years and personal experience of their influence on the administration of Sind in general and the dis-trict and town of Karáchi in particular during the same period.

This acquaintance has convinced me that the practical result of the present system of recruitment in England for the Indian Civil Service has secured the very best material, so far as character, integrity and school common sense is concerned, for the British Administration in India.

82657 (6). In particular, what would be your opinion regarding a system of simultaneous examinations in India and in England, open in both cases to all natural-born subjects of His Majesty?-I am not in favour of a system of simultaneous examinations in India and in England for recruitment for the Indian Civil Service. I believe the system of simultaneous examination would result practically in one Indian community monopolizing nearly all the posts which would be filled by recruitment by this means in India.

Further, I hold that the material recruited in India by means of simultaneous examinations would not be equal to, or of the same calibre as

32658 (7). What would be your opinion with regard to filling a fixed proportion of the Natives of India, recruited by means of a separate azamiestion in India or by means of separate examinations in each province or group of provinces in India? If you favour such a scheme, what proportion do you recommend?—I am not at present in favour of the system suggested of recruitment of a fixed proportion of recencies in the Indian Civil Service by Natives of India recruited by separate examination in India or separate Provincial examinations. I hold this view as I do not consider in the generality of cases the present university examination system in India is a really efficient test of education in the true scuse of the word,

32659 (8). If you do not approve of simultaneons or separate examinations in India, are you in favour of any system under which Natives of India would be selected in India for admission to the Indian Civil Service by means of (a) nomination, (b) combined nomination and examination, or (c) any other method? If so, excumance, or to say one measurement describe fully what system you would recommend. In particular, do you consider it desirable that all classes and communities should be represented. in the appointments so made? If so, how would you give effect to this principle?—I am in favour of a system under which Natives of India could be selected for admission to a limited reportion of vacancies in the Indian Civil Service by means of combined nomination and examination. The examination should be from amongst candidates previously selected by nemination. I do consider it desirable that all classes and communities should be that recruited under, the present system of represented in the appointments so made. I competitive examinations held in England, would give effect to this principle in the following would give effect to this principle in the following Mr. JEHANGER H. KOYHARL

Continued.

way. Reserve 25 per cent of the annual vacancies in the Indian Givil Service for recruitment in India. Supposing, 5 vacancies fall for filling up in India by this means, each Local Government or Administration on Hand of the Province would be called upon to nominate one inciduals from each representative community as candidates for the vacancies. Each persons whose nominations may be approved of by the Governor General in Council should then be applied to an extuniation of a central headquarters, say Dobhi, and appointment should be made on the result of this examination. Results acted by the council of the communities of the standard on the result of this examination. Results acted physical leat each extunines should be subjected, at a personal inferriery before the examining board, to a test for his fluence as a gratients for the high official position and social responsibility.

32660 (2). If you are in favour of a system for the part recruitment of the Indian Gird Service by Natires of India in India, do you consider that "Natires of India" should still be eligible for appointment in Ingland P—I do not consider that Natires of India should be deprived of their present eligibility for appointments to the Indian Girl Service in England even if the system advocated in answer (6) above is endpued.

32851 (10). Would you regard any system of salesdon in India white you may recommend for young men who are "Natives of India", as being in lice of, or as supplementary to, the present system of promoting to listed questions, and the salesdon of the Provincial Civil Service I if the former, what sileration, if any, would you recommend in the conditions governing the Provincial Civil Service I—I would regard the system outlined by me in answer (5) shore, as being supplementary to and not in fine of the present system of promoting to listed posts officers of the Provincial Civil Service.

\$2662 (12). Are you estisfied with the present stantory definition of the term. "Natives of Ladia" in section 5 of the Government of India Act, 1270 (38 Vict. c. 5), se including "any person born and domicided within the Domintion of His Majesty in India of parents inhibitally resident in Ladia, and not established there for temporary purposes only", irrespective of whether such persons are of numined Indian descent, or of numined European and Indian descent, or of numined European descent? If not state fully any proposals that you wish to make in regard to this matter P—II am satisfied with the present statutory definition of the term "Natives of India".

32863 (13). If the system of recruitment by open competitive examination in Begind is sedimed, state the age limit that you recommend for candidates at such examination, giving your reasons —I am in favour of the present age limits (22 to 24 years) for candidates for the Iodian Civil Service.

Junior Civilians shortly after arrival in India are called upon to exercise Magisterial powers and discharge important executive functions, and any earlier age might result in these duties falling to youths too carly in life with magainfactory results. The present age limits are sufficiently advanced to secure young men of sufficiently maters judgment.

2264 (14). What in your opinion is the most sentiable age at which intoin civilinan recorrision sentiable age at which intoin civilinan recorrision in England should commence their official drines in India 7.—I consider the same age-limits suitable for candidates who are Katives of India as these at present for all candidates, viz..—22 to 24 years. The age appears to be a fit and proper one and seems to give estimation. As all candidates appears for the examination on a equal footing, there appears no need for differentiation between the age limits for the Natives of India or other ustaral-born subjects of His Majesty.

82665 (19). Do you consider that a minimum proportion of European subjects of His Majesty should be compleyed in the higher posts of the Orril Administration? It is no to what proportion of the posts included in the Indian Uril Service cafter do you consider that Natives of India might under present conditions properly be admitted ?—I do consider that a minimum proportion of Engagement subjects of His Minjesty should be employed in the higher posts of the CVII Administration. I consider that to 3 per cart, of the posts included in the Indian Giril Service early Natives of Laid is might under present conditions be properly admitted under present conditions be properly admitted under the eyeten collider dunct answer (3) shore.

32666 (20). Do you accept as generally estisfactory in principle the present system under which Natives of India are recorded for posts in the Indian Civil Service care partly through the medium of an open competitive estamination in England and partly by special arrangement in India 1—I do accept as estimatory in principle the present signer referred to.

39607 (23). If the system of recruiting military officers in India for posts in the Indian Crist Service entire has been stopped, or has nower existed in your provinces would you advise its re-introduction or introduction as the acts may be, and if the system should be introduced or-neutroducod, to what extent, if your opinion, should it he adopted 7-1 do not advise the reintroduction of the system of sectiling Military officers in India for posts in the Indian Civil Service.

32586 (24). What is your opinion of the system by which certain peats, ordinarily held by nembers of the Indian Civil Service, are declared to be peats (ordinarily tender listed posts) to which members of the Proviscial Civil Service, can properly be appointed 1-7 consider the system a very useful one for rewarding meminary of the Proviscial Civil Service of proved merits and ability and consider that as far as possible all such listed poets should be filled by selected members of the Provincial Civil Service.

32059 (25). Are you satisfied with the present rule which prescribes that Natives of India, other than members of the Provincial Civil Service or Statutory Civilians, may be appointed to one quarter of the histed posts?—I consider that the reservation of one quarter of the Mr. JEHANGER H. KOTHARL

continued.

listed posts for direct appointment of outsiders has an unsatisfactory effect on the prospects and advancement of the Provincial Civil Service.

SOFFO (26). Are yet existined with the system by which must of the infaire fixed posts are merged in the Provincial Givil Service F-I am not satisfied with the system by which must be Provincial Givil Service in so far at the provincial Givil Service in so far at the part of the posts on merged in other which originally drawn by the members of the Leidin Givil Service when helding these posts, but is reduced to the Provincial Givil Service rates.

39571 (27). In the clean of ports listed sailable? If not, in what directives would you saygest any clampes, and why?—White the class of ports listed is generally suitable, additions might be advantageously made to it, for instance in the Bombay Presidency and Sind the posts as Under Scortary to Government. Small Chass Court-Judges, Assistant Settlement Officer, Assistant to the Director of the Land. Record, wights well be thrown open to the members of the Provincial Civil Service.

Experience in these posts under the guidance of Senior officers, would effer a most valuable field of training for higher expeciatements for members of the Provincial Civil Service, while as the same time my experience indicates that many of these officers are fit for each posts which are listed in other provinces.

32572 (29). Do you consider had cardidates recritist for the Indian Girll Service by open competitive examination should undergo a period of probation before being admitted to the Sertice I—On the principle that a period of probation offers a most whately experiently for gauging the capabilities of an offers, I do consider the annihilates for the Indian Ciril Service should undergo a period of probation before being admitted to the Service.

\$2078 (30). If so, how long, in your ochsices, should this period be, and what course of study should be prescribed for the probationers —In my opinion, the period of probation should be two years. In addition to the prescrib dipurimental tests, I would suggest examination of a year's practical work in according charge of a revenue territorial unit.

32574 (31). Do you consider that any differentiation is necessary between the course of study for probationers who are Natives of India and the course prescribed for other natival-born miptest of His Majesty I I so, please state the special arrangements that you recommend I—

\$9875 (22). Do you consider that the probationer's course of instruction could best expert in Regland, or in Guisf. It your assured quality applicable to the case of Natives of India and of other natural bear subjects of If Majassy I and Over and above the present year's probation in Regland, I think the irre year's probation, in answer (36) above, should be spent in India.

32676 (35). Are you satisfied with the present arrangements for the training of judior officers of the Indian Civil Service after they have taken up their appointments in India? If not, what

change should in your opinion, be introduced?— In my opinion more time should be spent in learning practical administration work than in study for passing departmental examinations.

SSST (66). Do you consider that there has been any determination in the favorriedge of the Indian legging many determination and the property of the Indian Coril Services If 50, white of the Indian Coril Services If 50, white of the Indian Coril Service attains on the causes? Are you maintend that Raroppan members of the Indian Coril Service attains to en adequate profisionary in the study of the Indian languages and, if not, how could this best be remediate. The So fee as I am aware there has been no distortantion in the working acquisitations of Indian languages possessed by members of the Indian Languages possessed by members of the Indian Coril Service.

33273 [49]. Is any differentiation desirable in a system of training after appointment in Initabetween mombers of the Indian Civil Sorrice who are Natires of India and other natural-bransubjects of He Majesty? If So, places state the appoint exrangements that you recommend?— No.

3279 (47). Traving now to the one of the State Criticis and officer of the Permindic Grid Services holding based post, do you approve of the arcangement by reinds thay draw askery approximately; at the rate of two-birds of the raje of the Indian Grid Services 1 if not, what rate of the Indian Grid Services 1 if not, what rate do you suggest for the traving grades of the Service 1—1 do not approve of the arrangement by which Stateshoft Grills send officers of the Provincial Grid Service of two-birds of the apy drawn in the same posts by members of the Indian Grid Service.

I suggest the following for the various grades of the Provincial Ceril Services —4th grade Ra. 400; 3rd grade Ra. 400; 3rd grade Ra. 800; 12st grade Ra. 1000. When promoted to listed poots, Provincial Civil Service Officers should be eligible for the same rates of pay as Indian Olvil Servania.

Written Answers relating to the Brecutive Branch of the Provincial Civil Service.

32530 (53). Do you consider that recruitment for a Provincial Civil Service should ordinarily be restricted to residents of the province to which it belongs?—No.

3986 G4). An all classes and communities dealed preparated in your Provincial Civil Secrice ? Do you consider that this is desirable, and what arrangement do you recommend to assure this object —All classes and communities are represented but the Hindus hold an andre proportion as following figures indicate so far Sind is concerned:—

Of 39 Deputy Collectorships 15 are held by Hindus.

17 Sub-Judgeships 15 are held by Hindus, 78 Mukhtiarkarships 68 are held by Hindus.

9 Public Presenters and Assistant Pro-

33 Senior appointments in the Inspecting and Teaching Staff of the Educational Department 28 are held by Hindus. 12th March 1913.]

Mr. JEHANGIS H. KOTHARI,

continued.

32632 (60). Are the existing rates of pay and grading in the Provincial Givil Service of your province adequate to source the desired qualifications in the officers appointed? If not, what alterations do you recommend?—Please see onsere to question (47) above.

3368 (63). Are you satisfied with the present system of superanneation pensions for officers of the Provincial Giril Service? If not, please say what modifications you would suggest, and on what grounds?—I am of opinion that officers of the Provincial Giril Service should be eligible for superannuation pension after 55 years' service.

32634 (65). Have you any other proposals to make in regard to the Provincial Civil Service not covered by your answers to the above questions? If so, please explain them ?—I am of opinion that forernment with a well advised to take steps to improve the status and prestige of all branches of the Provincial Civil Service and attract to its ranks the best material available from the subordinate services and from all the roots and creeds of India.

At present, officers of the Provincial Grill.
Service proper with a very few exceptions reak
sees escond class officers until they attain to a
grade cerrying a selary of more than Rupers 500
per mensent, it, either at the termination of a
long official current or not at all. Even, officers
who are called upon to discharge the archoes
and responsible daties of first class appointments do not ordinarily receive any special rate of pay
or salary.

Ordinarily all members of the Provincial Civil Service are subordinated in states to even junior members of the Indian Civil Service. Herein, lies a legitimate grievance which it will reward Government to take steps to eradicate.

Given states and adequate pay the proper material to fill the important posts and discharge the responsible daties of the Provincial Crist Service will be forthcoming and Government will scener a body of forn), towers, and contented efficient locally recruited and of the highest publication and when the content was made to the most rigid nature and arout the selection of one who will be authing also but "Munshis" to the end of that

In passing, it may be mentioned that in the Bailway Administrations and the Public Works Departments, the cleavage between the covenanted and the locally recruited gasetted clients is not so marked as in the Civil Service proper.

In conclusion I would refer to the mocessity of provision for the families of those members of the Promised (Wil Service, who are known to here been left in indigent circumstances. At present, exist of pay no hones tumbler of the Provincial Grid Service our retire or die a rich man on earings from pay alone. It appears very essential that Family and Pension Funds should be started for the Provincial Civil Service on the Innes of similar Judian Civil Service on the Innes of similar Judian Civil Service on the

#### Mr. JEBANGE H. KOTBARI, called and examined.

32685. (Chairman.) You are an Additional Member of the Legislative Council of Bombay?— I am.

\$2886. You consider that open competition provides, on the whole, the best material for the Service?—Yes,

32687. And, therefore, you would not care to see any alteration of that method in the direction of nomination?—Not by any means.

32668. You are opposed to the proposal for simultaneous examinations ?—Yes.

32689. You think that it would result in one Indian community menopolising all the posts?—Yes.

\$2690. Which community are you thinking of when you say that ?- The Hindes.

32691. You are also opposed to the proposal for a separate examination in India?—Yes.

3.692. You say that you do not consider the present University examination system in India an efficient test of education?—That is so.

32003. Could you explain to us a little more clearly what you mean by that?—I may call them bookworms; they may be well educated, but they have not any practical training.

32694. What changes would you like to see effected in the University examinations?—I am not prepared to say anything on that point because that does not concern me. To my

mind the education received in a University is not a proper test.

32695. Do you consider that the subjects of the examination are inappropriate or are incomplete in number. —Incomplete in number.

32696. So that, really all you mean by this remark is that there should be a further development in the syllabus of the University?—Yes

\$2697. That so far as it goes it is right but it does not go far enough ?—That is so.

32998. Why should this defect influence you particularly in opposing an examination in India for the further admission of Indians to the Service 2—Because, the University examination is not really an efficient test of education in the true cases of the word.

\$2699. If the syllabus in the University were developed, would you still hold the view which you have written down here?—No.

32700. You suggest a scheme for appointing Indians to a limited proportion of vestories by mountains combined with examination. What kind of examination do you suggest there?—The examination will be a University examination.

32701. But that is hardly consistent with what you have been just saying?—The examination should be of candidates to be selected by nomination.

continued

\$2702. So that, you have no objection to this incomplete examination at the University being a test for entry to the Civil Service !-- It is not

a fair test or a perfect test.

32703. You have then no objection to this University examination when it is combined with

nomination?-That is so. 32704. Why should you have no objection to a University examination, which is objection-able in itself, when it is combined with nomination?-Because, as I said, it is not a sufficient test of education.

32705. That is all you are prepared to say

on the subject?—Yes, 32706. Your scheme would provide for 25 per

cent, of Indians ?- Yes, 32707. You would nominate by Provinces ?-

Yes. \$2708. You set store by a sind were examinetion ?- Yes, and at the same time a man should

show his ability and fitness as a gentleman. 32709. You would retain for Indians the right

to appear at the London examination !-Yes.
32710. You would also retain the listed post system ?-Yes.

82711. But you would not maintain the right to appoint from outside the Provincial Civil

Service a quarter of the listed poets !—Yes. 82712. By removing that power of appointment would you not be precluding recreitment from sources like the Bar ?-I would not object to seeing members of the Bar being appointed to Judicial positions

82713. So that, to that extent you would

modify your opinion !—Yes.
82714. And you would add certain listed

posts to those already existing?-Yes, 82716. And you are in favour of a two years' probation with the present age-finit?—Yes.

\$2716. So that the Civilian under your proposal would commence his work in India at the

age of twenty-six ?-Yes.

32717. Do not you think that is tee late?-

32718. You do not agree with those witnesses who come before us and say that they think it would be better for the civilian to commence his work in the Service two or three years

earlier ?-No. 32719. From your answer to question (32) I gather that you would prefer a three years' probation for Europeans. You say: "Over and above the present year's probation in England I think the two years' probation, in answer to

question (30) above, should be spent in India." That is three years ?- Yes. 32720. So that, a Civilian would begin work at twenty-seven. You do not think that is too

late?—No. 32721. You think that a three years' probation is necessary ?-Absolutely.

32722. In your answer to question (6b) you auggest an improvement in the Family Pension Fund for the Provincial Civil Service. Could you tell us what you would suggest by way of improvewith regard to Hindus and Mahammadans, because Mahammadans have sometimes more than one wife and the same may perhaps be said of Hindas.

32723. Have you got any suggestions to make for overcoming that difficulty ?-No, I am not prepared to give that answer straight off.

32724. But provided that difficulty could be evercome, you would like to see an improved scheme for these funds ?-Yes,

32725. But you are not prepared to give us any definite proposals ?—Not at present, 32726. (Lord Bonaldshap.) You told the

Chairman that you thought if a simultaneous examination was held the posts would be monopolised by Hindus. Do you anticipate that if that happened it would give rise to administrative difficulties?-It will create heartburning among other communities. I have given you a living instance of how it applies. In Sind alone of 17 Sub-Judgeships 15 are held by Hindus, of 17 Sub-Judgeships 15 are held by Hindus, of 8 Mukhtiarkarships 68 are held by Hindus, of 9 Public Prosecutors and Assistant Prosecutors 8 are held by Hindus, and of 31 Senior appointments in the inspecting and teaching staff of the Educational Department 28 are held by Hindus.

32727. That is what I might describe as a sentimental grierance: but do you think it would give rise to any administrative difficulties if you had a very large number of Hindus in administrative posts?-As I have just told you, it would create ill-feeling amongst other communities, 32728. It is only on that ground you object

to it?-Yes. \$2729. I understand you do not think that

as examination is the most satisfactory test of

administrative capacity ?-No. 32730. At the same time you would like to see facilities given to Natives of this country for obtaining a rather larger share in the higher administrative posts than they possess now?— I do not think there is any immediate necessity for doing that.

32731. But you would like to see more chance given to the Natives of this country of getting into the higher service, would you not?—Then it will be on the same lines.

\$2732. Do you or do you not wish to give the Natives of this country greater facilities than they possess now for getting into the higher services?-Yes, but that facility should be given on the lines I have described in my answer to question (8).

\$2733, I am not for the moment dealing with the question as to what particular kind of facili-ties are to be given. I only want to be clear that you do think it is desirable that some facilities, in addition to those which the Natives of this country already possess, should be given to them for getting into the higher branches of the Service ?- But not to give such facilities that would increase the numbers more than 25 per cent.

32734. That is a qualification?—Yes, 32735. I also understand you are very auxious that the position of the Provincial Civil Service should be made as attractive as possible?—Yes,

. ...

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Mr. JEHANOIE H. KOTHARI.

continued.

32736. Do not you think that both your objects might be achieved, and that at the same time your doubts as to the officacy of examinations being the best test of administrative capacity got over, if instead of instituting nation which you suggest you were to pick the best mon from the Provincial Civil Service and promote them to the ranks of the higher service ?-Yes.

32737. Do you think that would be a good

system ?-Yes. 32788. Just one question with regard to the pension fund difficulty. Of course all efficers in the Provincial Civil Service can now subscribe to the General Provident Fund ?-Yes.

32789. But I understand from your answer to the last printed question that you do not consider the provision which they can make by means of that fund is really quite adequate? That is so, because they are so lewly paid.

32740. And they can really only get a lump sun down when they retire by subscribing to

the General Provident Fund 3—Yes.
32741. Instead of getting merely a lamp
sum down you would like them to be able to subscribe to some Fund which would give their families a pension? - When I sent in this reply it did not occur to me that there might be a difficulty in connection with Mubammadase and Hindus, as I have just told the Chairman.

32742. I quite realise that when you wors nuswering the Chairman you did bring up that point, but it is conceivable that we might get over those difficulties. What I want to be clear about is exactly what you desire to see done. Do you desire that in addition to the General Provident Fund there should be some Fund which would provide, not merely a lump sum down for the man who retires, but a pension for his family in the event of his own death?— That scheme requires consideration and I am not prepared to give you a reply straight off now.

\$2749. But if it could be found possible to provide such a Fund you think it is very desirable it should be done ?-Yes, but on what lines

I am not prepared to tell you now.

32744. (Sir Theodore Morison.) I understand you to say that you desire nomination in order to correct the deficiencies of the University education ?-Yes.

\$2745. In what respects do you consider this University education deficient?-Mere University education does not mean that the men have that driving power which is needed.

32740. It is in point of chemater that you think the University education is deficient?—Yes. 32747. When you have satisfied yourself that the candidates had these moral qualifications,

then you would allow them to be selected by examination ?-I do not think they could have the efficiency necessary by a University training in India. 32748. There is no University or institution

in India which gives that education !- No.

82750. Do you speak in this case as a representative of Sind?-No, I would not go to that extent, but I think the majority that I have seen and consulted on the point would support

32751. All over the Bombay Presidency or

particularly in Sind?-In Sind

32752. Do you belong to Sind?-1 do. 32753. Will you tell me what you are?-I am a Zurosstrian, commonly known as a Parsi

32754. And a resident in Sind ?-Yes.

32755. And you think, on the whole, moderate opinion in Sind would support this scheme of yours ?—Yes. 32756. (Mr. Chaubal.) May I ask you what

your University education has been !- I have had no University education. I had private tuition under an English lady in my early age and afterwards I joined one of the High Schools. 32757. Did you go in for the Matriculation

Examination?—Yes, but I dropped it, because I had to attend to my futher's business.

32758. Your reflections on the ourziculum of the University examinations in India, as to its being insufficient and defective, are all without laving had practical acquaintance with University education. You are not in a position from your own experience to know about the ourriculum of the University education here if you have nover gone through your Matriculation examination ?-Those who have followed the University carriculan with whom I come in contact induce

are to give my opinion in that form.

32759. It is not from any personal experience of that corriculum that you say than?—

It is from personal experience, I think.

\$2760. You said to the Chairman in answer to a question that you want the curriculum widened by adding some subjects. Will you kindly mention the subjects you wish to be added to the present corriculum so that is will come up to your standard of University adu-cation?—I did not make any suggestion of

adding enbjects.
S2761. I thought you said the subjects were

to be less ?-No.

32762. (Chairman.) I asked you if you considered the curricula to be complete and I thought you said they were incomplete?-I did not mean that they were insufficient

32763. (Mr. Chanbal.) What has been your subsequent career?—I am a merchast in Karachi. I have devoted my life to public duties and have been a Special Magistrate

since 1892.

32764. As a part of your public duties have on been interesting yourself in education in Sind, going about amongst the schools?-For a short while I was on the Municipal School Board. 32765. As Commissioner?—As Municipal

Conneiller.

32766. One of your answers was that you are opposed to simultaneous examinations, because you think the Service would be swamped by one community, and when you were asked what community, you said, the Hindus?—Yes, and I

have given an instance.

\$2767. Therefore, I suppose when, in order to cure that, you recommend the system of

continued,

nomination, you would naturally object to Hindus being nominated?—I do not say that. I do not object to Hindus being nominated if

they are fit and proper. \$2768. But you will not have any repre-

sentation of classes and communities?-If he is selected certainly he may go on.

\$2769. Supposing the greater portion of the selections fall to the lot of the unfortunate Hindus, what then ?-It is better for them, I suppose. 32770. Better for them, but not helter for

the country according to your opinion?-As I said, there is heartburning on our side.

32771. With regard to that hearthurning, turning to your answer to question (54), I want to know something about this anequal distri-bution of posts in the different communities. What do you think it is due to? Has it been promoted by Government?—No.

32772. What has brought this about?—I

attribute it to the Hindus possessing greater intelligence than the Muhammadana.

Take, for instance, the second head of our classifications. Out of 17 Sub-Judgeships,

15 are held by Hindus?-Yes. 32774. You want to see that corrected?— No. I simply want to tell you that all these appointments are swamped by Hindus.

32775. I gather so from your mention of the feet that 15 out of 17 are Hindue. You say that has been brought about by the Hindus being of higher intelligence than the others?-

32776. What is the object of stating it if you do not wish it to be corrected? Do you desire that instead of 15 being Hindua half the number or one-fourth might be Hindus, and the rest might be of other communities?-I would oertainly give some sort of inducement to Mubammadaus and other communities if they are found fit for it.

82777. But you do not imply that they are at present fit and neglected?—No. 82778. Therefore if there are less Muhammedaus and other communities it is the fault of those communities ?-Yes.

82779. And every encouragement should be given to those communities to educate themselves and make themselves fit and then claim Government appointments ?-Yes. I should give facility and encouragement to the backward classes.

32780. But until they have made themselves fit you would not advocate their being brought in simply because they represented the community?—If sufficient facility is given I am sure they would come forward.

32781. What do you call sufficient facility? Are there any obstacles in the way of these communities at present educating themselves? —I would not say there were any obstacles, 32782. They have got less facilities than Hindus have?—No.

32783. You want your nomination to be one man from each Province ?-Yes.

32784. You recommend a combined nomination and examination and your nomination is to

precede the examination, is it not?-Yes, of

32785. What kind of persons should be nominated?—People who have had University

education and training. 32786. People who have had the present defective University education?-How do you mean defective education?

32787. You have stated that the present University education is defective ?-I said, it is not a sufficient test.

32788. Then, those who have come up by that insufficient test should be nominated and subjected to a further examination? However, it does not matter. May I know roughly, for my own information, what qualities you expect to be discovered in a personal interview of an hour or half-an-hour by your Selection Board? Sapposing, too caudidates appeared before that Board and you were on that Board, what would you do if ten candidates presented themselves before you for inspection?—I should look at the candidate's ability, his training, and his physical condition.

32789. How would you do it so far as character, training and driving power are concarned? For instance, how will you test his driving power by seeing him?-He will come in with some sort of credentials and certificates.

32790. So that, you are going to judge about his driving power from the testimonials he brings?—And his training.

32791. How will you discover the training by inspection? - You cannot go into all these matters in half-an-hour.

32792. For how long would you interview each candidate?—The Members of the Board will have to find out that.

\$2793. How long would the inspection last ? -I do not know how long the Members would take; it is for them to find out.

32794. You say, in answer to question (27) that the class of posts listed is generally suitable but and class of posts advantageously be made to it.
What you mean, I suppose, is that the particular
kind of post which is now left open to the
Provincial Givil Service is proper ?—Yes.

32795. But that the number of posts should be increased. That is to say, I gather you consider the class of posts to be all right but you want a greater number?-Certainly.

32796. Why do you say that the class of posts is suitable?—I said that additions might be advantageously made in the Bombay Presidency and Sind.

32797. Do you mean that instead of four there should be a larger number of listed posts? -Yes,

32798. That is all ?- Yes.

\$2799. But then that raises the question I pat to you as to the particular class of posts, say Judgeships and Collectorships, that you consider are suitable. Judgeships and Collectorships you consider are suitable ?-Yes.

32800, And you do not want any addition to be made to those?—No.

Continued.

32801. May I ask whether you are aware of any other classes of posts in the Civil Service cadre, or do they only consist of Collecterships and Judgeships ?—There are the posts of Under-Secretary to Government, Assistant Settlement' Officer, Assistant to the Director of the Land Record, and others that I have given in my

written answers. 32802. Is that in the Civil Service cadre, in the schedule to the Act ?- I think so.

32803. Secretary to Government?-Yes, Under-Secretary.

32804. The Small Cause Court Judgeships are not in the cadre, sro they?-No.

\$2805. So far as these Secretaryships and other posts go, they are posts of a different class from the present which you would like to see added ?- Yes.

32806. It is not only that you want the number to be increased, but also the class of posts ?—Yes.

" 32807. (Mr. Gokkale.) You are a nominated member of the Bombay Conneil, are you not?-

\$2508. You were nominated last January ?-

82809. And you, are a Parsi?-I am, se I said before.

\$2810. You say, in your answer to the question with regard to simultaneous examications community will practically carry away all the prizes, and that is the Hindus?—It is true in Sind.

92811. Cen you tell me how you think the Parsia will fare in an open competitive uxamination ?- I do not think they will come out any better than the Hindus, You must remember. that there are hardly a thousand Parsis to compare with hundreds of thousands of Hindus,

32812. But, we are talking of simultaneous examinations for the whole country, and you must take the communities in the country se they exist?-I am talking about my part of the country. On the other side perhaps Muham-madars may be leading, but I do not know.

32813. Taking the Presidency of Benibay, how do you think the Parsis will fare there ?-

I know nothing about the Bombay Presidency. £2814. You do not know Bombay at all?—

\$2815. Do you not know snything about the Parsis in Bombay ?-Not much.

32816. Have you ever considered the results of the University examinations in Bombay ?-Sometimes I have done so.

". 32817. Have you not noticed that the Parsis more than hold their own in all University examinations?-Not so much se the Hindus do I think

22818. Have you never noticed, by looking at the lists, that they do even better than the Hindus?-I have told you I do not belong to his side.

32819. Have you never heard the complaint that the Parsis have more than their share of Government offices in Bomhay?-They must be

very capable then.

32820. Have you never heard that com-laint?—No; it has not been brought to my knowledge,

32821. I wanted to know why you specially mentioned the Hindus?—I gave an instance, a fact; it is not my own guess work but is the result of a fact.

If you knew anything of your own community you will see that in sn open competitive examination your community will more than hold its own, and, therefore, you might as well mention the Parsis as the Hindus are likely to carry away the prizes of the competitive examination?—I cannot say that.

32823. You say in your answer to the question with regard to a separate examination that the present University examinations system is not really an efficient test of education. I did not quite hear what you said, but I believe you have already said in answer to a question of Mr. Chasbal's, that you have no personal experience of University education?—I do not see any necessity of repeating the same enswers I have given to the Chairman and to Mr. Chaubal.

32824. I am very sorry, but you must answer my questione. Did I correctly underetand you when I thought you said to Mr. Ohsubel that you had no direct personal experience of University education?—I said my opinion was based on seeing people who had had a University training.

32825. Have you any direct personal experi-ence of University education?—No; I said

32826. Your opinion has not got behind it the weight of practical experience?-You may take it in any light you like,

32827. Even if the University examinations ereno test of education as such, what has the question of a separate examination for the Indian Civil Service to do with University examinations? The question here is: If a separate examination, was instituted to recruit men for the Indien. Civil Service in India, what would be your objec-tion to that? The University examinations may be no test, but a separate examination instituted by the Government might be a full test. Why do you say that because the University examinations are no test, therefore a separate examination should not be instituted ?- I should very much like to know on what lines those examinations may be held.

\$2828. It would be for you to suggest that?
-I can not prepared to suggest that at this moment,

32329. How can you condemn the idea of a separate examination without considering it in all its sepects? It is possible to institute a separate examination which may be better than the University examinations which you are told are so defective?-I am not prepared to give you that answer now,

32830. I want to understand your scheme about this 25 per cent. You say that you would

Continued.

reserve 25 per cent, of the vacancies in the Indian Civil Service for Indians?—Yes. 32831. And at the same time you

example of five vacancies to be filled up in India. Is that based on a consideration of the present numbers, or is it merely some figure taken haphazard?—Haphazard.

We will consider the present number of vacancies as being about 55 to 60 on an average and take the rough figure of 60. Out of that you would reserve 15 places for Indiana? -Yes

92833. About three men on an average get

m by the London door ?—Yes.
32834. You would include them among your

25 per cent, ?- Yes

32835. So that 12 vacancies would fall das in India and for these you would require nominations from the various Local Governments. Say there are 12 vacancies to be filled, how many nominations would you have in India from the different Local Governments, because everybody who gets nominated may not pass, and therefore the number of candidates must be larger than the number of vacancies?-If there are 12 vacancies I should certainly say about 48.

32886. Is the examination to be as hard as the Civil Service examination or is it to be an easier examination?-I am not prepared to

answer that question.

32837. You have not considered that?—No. 32838. But, if the examination is not of the same standard, do not you anticipate that a man who got in by this door of combined nomination and examination will be regarded as inferior to the men who get in by the London door, if the examination is an easier examination?

Why should it be easier?

32839. I asked you if it was to be of the same standard and you said you did not know?—It ought to be of the same standard.

32840. So that, it will have to be an examinstion of the same standard as the Indian Civil Service examination?—Yes, I think so. 32841. What is to be the status of the men

recruited here; are they to be exactly on a footing of equality with the men recruited in England or are they to be on a lower level?-On the same equality.

82842. Will you send them to England after they are recruited?—Yes.

\$28+3. And you would have them exactly on the same footing ?—I would send them to England if the financial position permitted, but I would not ask Government to give them all the expenses and also pay for the training. 32844. Surely, you do not mean to say that

you would leave it to the option of each man to say whether he can afford to go or not?-I am not prepared to ask Government to dofray their expenses while they are taking their training. \$2845. I quite understand that, but would

not you insist on every man who is recruited in this way going to Eagland necessarily if he wants to enter the Service ?-Yes.

32846. Therefore, going to England for a certain period would be a necessary part of your scheme?—Yes.

32847. Otherwise, they would be further handicapped with regard to their equality with the European members ?—Quite se.

н 495-97

32848. (Mr. Sly.) How many years have on been resident in Sind?—I was born in Karachi in Sind.

32849. Do you come in contact with Indian civilians in Sind ?- I way say that from a young

age I have come in contact with them. 32850. Can you give us any opinion as to whether, as a general rule, they are able to converse in the vernacular with the people of

Sind ?-I have seen some of the Collectors and Commissioners making speeches in Sindi, and I could not say that they were in any way faulty in delivery or in any way less than an ordinary Hinda would be. They are most capable in their knowledge of the vernacular. I can give you instances if you like.

32851. I do not think we want any instances Have you been with a Collector in camp at all?—I have not been living with them in camp, but I have beard accounts from the months of Indians themselves saying with what sympathy and what tact they dealt with the masses of the people there.

32852. Can you tell us whether, as a matter of fact, while he is in camp the officer comes at all in touch with the people or whether they are all kept away from bim?—I should say they have been moving from early morning till about 11, as I have been told by the Indians them-selves, from village to village and from hat to hut, making their official inspection, at the same time keeping in touch with the poor class of enlistators. Not only that, but a word of praise must be given to their wives, who also devote most of their time to helping their husbands, moving about carrying medicines and things, which I do not think any native official would ever dream of doing. 32853. Are you a Barrister or connected

with the Law Coarts at all?—No, I am not.

32854. You do not know anything about
the procedure in Law Courts?—In a very small
way. I am an Honorary Magistrate, one of the great unpaids.

\$2855. (Mr. Fisher.) Do you think it important that Indian members of the Civil Service should be men of good family ?- Certainly, I do. \$2856. In your scheme of nomination would you propose that the question of a man's family should be investigated?—If he is found capable,

32857. Would you not think it essential ?-No. I might say the same thing for the British. 22858. You think it is desirable but not expential?-I do not think it is. If you were

to go about giving precedence to one nationality, you might have to do it in the case of the other nationality 32859. Can you tell me whether the Diwans

and principal officials of Native States are invariably men of good family ?-I cannot say

32860. (Mr. Madge.) Have you about much among the masses, the cultivators and the poorer classes of Indians in your Province ?-Yes.

32861. So far as you are able to judge, do you think their general interests run in the same direction as those of the educated classes?—No.
I do not think so. The educated class aspire for something else, while the masses do not. The

## Mr. Jehangir H. Kothari.

[concluded.

aspiration is from the small number of the

educated class but not from the masses.

2808. So fire as you are able to judge, if
there should be any great difference, have you
observed in the direction the effects of the
Indian circlism are mainly directed? A man is
always influenced by his surroundings as to
the steps he should take and how be should not;
if there is any great difference between the
interest of the masses generally and those of the
educated class, have you noticed amongst
repossible officials, individually, any tendency to
giving greater attention to one dues of interest
team to another 1-28. It likes the greater

attention is paid to the masses.

32663. You have said you think the
proportion of Indians should be limited to 25
per cent. So far as you know, is that the
general opinion of your Province, amongst the

masses ?—I think so. 32864. You have good reason to think so?

—Yes.

\$2855, In public life we often come across
men of talent and observer. Parsis or any
other nee, and a wish is often expressed that
some method could be devised of captaring
such men for the Public Service because of the
great advantage which would acrous. Hes any
method countered to you for doing that?—No.

32806. As regards the effect of polygamy, to which you have referred, what would be the objection, on other than moral grounds, to an actuarial calculation being made as to a man's premia, whether he has one wife or time or four i—That scheme requires a little thinking out, and I am not prepared to give you that answer now.

32867. I do not want your opinion on that, because it is only a question for actuaries, but do you think it is possible, an actuary could work out a soheme of that kind?—I am not prepared to say.

82863. You are a merchant and naturally have some commercial stake in the country?—
I think so, but it is not for me to say.

Written Answers relating to the Indian Civil

3389. Not only yourself but all the commercial classes, Buronean and Indian, have a commercial stake in the country? Do you think that if the British tone of the administration were altered in any way it would affect commercial confidence in the Government?—Yes, shoothetly.

32870. Do you think that the investment of capital in commercial enterprise has increased the prosperity of the country?—Yes, it has certainty.

32871. Has it also raised the condition of the

masses?—Yes.

32872. And provided employment for numbers of people in factories, and mines?—Yes.
Look at the port of Karachi and the industries there.

32873. And, you think that if there were any change in the tone of the administration commercial confidence might be affected?— Absolutely affected.

3334. In paragraph 26 you say, you wish communities to be represented, but may you not muonasticatly be thinking rather of the interest of individuals than of those of the country generally? The Government wants to get the best material it can from any source in the interests of the country, and if you take into consideration the communities only may you not unconsciously be thinking rather of individual interests than of the interests of the country at large ?—I think profit.

32875. (Mr. Jopleker.) In answer to question (63) you say, speaking of the Provincial Orifor Service; "But let the process of selection for these appointments be of the most rigid nature and avoid the selection of men who will be nothing clae but 'Munshis' to the end of their days." What do you mean by that expression—It they had not that rigid test thay might be nothing but Munshis, by which I mean quill-drives or oftents.

32876. You would reject men who would only remain olerks?—Yes,

(The witness withdrew.)

NARSINE CHINZAMAN KERKAR, Req., Vice-President, Poons City Municipality.

Service.

Service.

Service.

Service of the present system of recruitment by open competitive examination in Bughand for the Indian Givil Service? Do you accept it are generally satisfactory in principle?—Yes. So far as Boglish boys are concerned and so far as they may be employed in India. I accept the present system of recruitment to the Indian Givil Service by competitive examination as generally satisfactory in principle. The Boglish Indian Givil Service may be employed in India. To Givil Service may be employed in Indian Givil Service and the Indian Givil Service may be employed by the Boglish Indian Givil Service matter, about 79 per cont. of the Buropean Givilians are Graduates. India perhaps does not get Beglish men of really first-class education from Bogland. But, the Givil Service in India on its part et an near heave anything efficiently attractive to offer to such first-class men. There are so namy literary and prosisonal open.

ings for them in England itself, and we cannot expect, blerefore, that we shall always get first-class men from England. But, on the whole, the Last men from England. But, on the whole, the Indian Civil Service generally gets such men as are able to discharge their duties in an efficient measure. I have indeed beard it said that latterly boys of good Englash families are not so much astracted to the Indian Civil Service as before, and attacked the Ladian Civil Service as before, the control of the Company of th

Continued.

at the Indian examination. Such boys would indeed have to take great risk in point of expenditure. But they would be amply compensated therefor otherwise.

32878 (2). In what respects, if any, do you find the present system faulty in detail, and what alterations would you suggest?—Faulty in point of (a) Syllabus and (b) Training of probationers.

32879 (3). Is the system equally suitable for the admission of "Natives of India" and of other natural born subjects of His Majesty? If not, what alteration do you recommend ?-Certainly not. In my opinion the present system of the Indian Civil Service competitive examination is unsuitable in many respects to the Natives of India. The unsuitability of the examination to the Natives of India arises from the following grounds :--(i) Age .- The Indian parents have to grounds 1-11 age - in a moral parties are or make up their mind as to sending out their boys to England for the Indian Civil Service at an early age of the boys. In many cases they cannot wait till the boys have even graduated and so given edequate evidence of their capacity. With the age for the Matriculation in India being fixed at 18 completed, and the University course for the B.A. examination being extended to 4 years, a boy cannot graduate before completing his 20th year. He can pass his M.A. in no case before his 22nd year. This makes it impossible for Indian boys to take all the chances allowed for passing the Indian Civil Service examination. (ii) Religious prejudices against going to England.—These may be unreasonable but have to be taken into account as an actually restraining cause. (iii) Cost. - The cost of sending a boy to England for the Indian Civil Service examination generally comes to about 12,000 rupees. Very few Indian pureuls can afford this. The histus between brains and wealth is greater in India than anywhere else, (iv) Risks of going out of the native country. These are many indeed, including constitutional ill heelth, incompatibility of a foreign climate, want of supervision and affectionate care, temptations of undestrable company, etc. (7)
Inequality of competition.—English boys have all
the corresponding advantages on their side, and
the advantages also of (1) Being able to use the avantages less of (2) pening able to use their mother tongue for their stalles. (2) General suitability of the environment to their studies and other pursuits during the period of their studies.

2830 (4). Do you consider that the emphismtion of the open constitive envanisation for the Home and Cootal UNI Services with that for the Indian Cull Service is or is not to the advantage of Indian Interest? Please give year expansit. "Not mescentily, I do not think there is any particular advantage to India in the continuation of the Open compositive realmentsion for the Home and Colonial Civil Services with there is much that is common between the details there is much that is common between the details. The combination of the Indian admiristrations. The combination would have some examing and center and reside in the Colonies with the same some value at least if the Indian people could enter and reside in the Colonies with the same resion as we do in Great Britan. A common examination may have the result of indiano Englishmen being assigned for the Indian Service, after the superior men have elected to join the Home and Colonial Services.

32881 (5). If you do not consider the present system of rearnitment by an open competitive examination to be satisfactory in principle, please state what alternative you would propose?—Re-cruitment in England and India by competitive examination. The present system is satisfactory so far as English boys are concerned; and I so har as magnish boys are concerned; how a have no alternative to suggest from their point of view. But it is unsatisfactory for the Indian boys; and from their point of view the only feasible alternatives would be the following:— (1) Simultaneous examination of an identical nature in Rogland and India at one and the same time, the successful candidates at both the examinations being pooled up together, arranged according to merit and taken up for service in the order of merit. (2) Separate exemination in India varying in studies and other conditions according to the local circumstances of India, but the successful candidates in England and India being pooled up as in (1). (3) Supplementary exemination in India.—This assumes that a certain number of posts will be fixed to be given to Indians each year and the examination will decide by competition what boys will be taken to make up that number if an adequate number bas not been recruited in England. (4) Alternate examinations in England and India.—The present Civil Service Examination to be held, say one year in England and in the next year to be held in India. English as well as Indian boys to be admitted to both the examinations; the scheme of studies an i the organisation of examination to be the same; only the centre of examination to be shifted from England to India once in two years or three years corresponding to the propor-tion between India-recruited boys to Englandrecruited boys, which Government mey deem fit to fix. Out of these four alternatives I prefer No. (1) as the most suitable and equitable.

32362 (6). In particular, what would be your opinion regarding a system of simultaneous examinations in India and in England, open in both cases to all natural-born subjects of His Majesty?-I want simultaneous examinations. I hearthly support the proposal of holding a simultaneous examination in India and England en in both cases to all natural-born subjects of His Majesty. The arrangement is best cal-culated to do justice to the candidates of all mationalities. (1) It takes nothing away from English boys. (2) It gives to the Indian boys what they do not possess but should be given to them in all fairness. (3) It leaves the door open both ways, and it does not comeal Indian or English boys to give up any course which they may think more suitable or any ideal which they may think more exalted for them to attain. I am sure that even when simultaneous examinations are held in India, the more rich among the Indian parents would still continue to send their boys to compete at the examination to be held in England because of the general advantages to be obtained by them there

23383 (7). What would be your opinion with regard to filling a fixed proportion of the vocancies in the Indian Civil Service Cafre by Natives of India, recruited by means of a separate examination in India, or by means of separate examinations in each province or group of provinces in India? If you favour such a 12th March 1913.]

scheme, what proportion do you recommend?— I do not want separate examination or examinations. I cannot recommend a separate examination in India; much less a separate examination in each province or group of provinces. My reasons are : - A separate examination assumes a different standard of intellect or objective usefulness. But it is admitted that Indian hoys could fairly well compete with English boys in an examination like the Indian Civil Service examination. It is often said that if simultaneous examinations are held in India, the Indian boys would swamp the field. But they could not swamp the field unless they passed in large numbers; and they could not pass in large numbers unless they possessed a mental equipment equal in quality to that of English boys. But, the examination in India should not be more difficult than that in England; because such unfairness is not justifiable and not necessary. The examination in India, however, need not be less difficult or more easy than that in England; because, even anpposing the Indian boys are inferior in intellect or menta equipment to the English boys, still I don't want a demoralising or degrading premium to be put upon Indian boys. It will not be selfrespectful for Indians to ask for or to reap the benefits of such special privileges. As regards the different Indian Provinces, the educational facilities in them have by this time come up well night to a degree of equality. At any rate, none of the Provinces will, I am sure, complain of a common examination held in India. In fact, an all-India competition would be hailed as an all-India intellectual tonrnament in which each Province may have an opportnaity to win the laurels now and then. I ean even give an instance in which this is already give in instance in which area is already happening, though on a small scale. The Peona Engineering College gives facilities for education in Engineering which are not equally available in other Provinces. Till some years ago, the first two places in the ranks of the successful L.C.E.'s were highly coveted, the first place making the fortunate L.C.E. at once an Assistant Engineer on Rs. 250 and a member of the Imperial Service entitled to equal rank, precedence and promotion with Engineers recruited at the Coopers Hill College. That being so, you could find students from Sindh, Bengal and Madras, studying together at the College and competing with one another in a Good spirit The fortunes of success of course often varied; but that gave no occasion for complaint or heart-turning. Even at present, Bengal leads the Provinces in the matter of taking advantage of the open compelitive Judian Civil Service examination in England. But, the other Provinces know that it would be unmanly for them to complain against Bengal and ask for the reservation of a particular proportion of the posts for each Province. Even supposing that the educational development of the different Provinces varies, it cannot be a matter of inter-provincial jealousy. The non-regulation Provinces, of the regulation Provinces; and they know they can hope to work up to the latter only very can nope to work up to the case of educational gradually. So, also in the case of educational incilities. The educated classes in any pro-vince will not be found to complain of a single simultaneous examination. As for the educacontinued.

timally backward classes, though perhaps high in social states, they need not be minded seriously in this matter. The claims of map people will of course require, special treatment; and personally I have no objection if Government once for all reserve a small definite personales of appointments in the services for hem and square apmatters with them as best they could. But, the angularithe or deficiencies of one section of the people need not deter Government from graphing the educated classes throughout the country the fair field they sak. The framing of a different sylatom, a different set of examiners and a different system of examination for each Province is bound to be embarrassing. The trouble would certainly not be commensaried with the gain. As I advocate a simultaneous examination in Ladia and the pooling-up of successful candidates according to merit, I do not think it is necessarily to fix a proportion for or impose a limitation upon filling vacancies in the India.

32884 (8). If you do not approve of simultaneous or expansis examinations in India, are you in favour of any system under which Natives of. India would be selected in India for admission to the Indian Civil Service by means of (c) nomination, (d) combined nomination and examination, or (c) any other method? If so, describe fully what system you would recom-mend. In particular do you consider it desirable that all classes and communities should be represented in the appointments so made? If so, how would you give effect to this principle?— Examination only. In view of my roply to questions (5) to (7), it is nanecessary for me to answer this question. It is certainly desirable if it were possible that the different classes and communities in India should be equally represented in the services. But, that only meansthat it is desirable that the different classes and communities in India should come abreast of one another in point of education. That of course is bound to come to pass in course of time. In the meanwhile, every class and community must remain content with that share in the services which could be given to it, withont sacrificing efficiency and without forswearing the principle which makes merit and ability alone the recognised passport to service. If, however, education is not to be regarded as the main factor of efficiency and the distribution of the loaves and fishes of service is to be made only: so as to secure popular good will and contentment, then the argument must apply with equal force to the case of Europeans, who menopolise nearly Aths of the posts in the superior service. Government are welcome to choose any guiding principle—either education or popular satis-faction. But, they must not be inconsistent with themselves and vary the principle only to suit their political convenience. No one can have any faith in deliciously confused arrangements, much less in principles which lead but to arbitrary conduct. Class representation in service is a fetish. But, if we must worship it, het us worship it whole-heartedly, even without sparing the European element in the service. 32885 (9). If you are in favour of a system for

32885 (9). If you are in favour of a system for the part recruitment of the Indian Givil Service by Natives of India in India, do you consider that "Natives of India" should still be eligibleMr. Nabelne Chingaban Kelear.

Continued.

for appointment in England?-Yes; certainly. Even when part recruitment of the Indian Civil Service by Natives of India is allowed to be made in India itself, Natives of India should still be eligible for appointment in England as at present.

2286 (10). Would you regard any system of selection in India which you may recommend for young men who are "Natives of India," as being in lieu of, or as supplementary to, the present system of promoting to listed posts officers of the Provincial Civil Service? If the former, what alteration, if any, would you recommend in the conditions governing the Provincial Civil Service ?- Selection of a very small proportion may be allowed as only supplementary. The system of selection by simultaneous examination augusted above is to be regarded as supplementary to the system of promoting, to tisted posts, officers of the Provincial Civil Service.

3287 (III). Do you recommend any separate method of recruitment for the judicial branch of the Indian Civil Service? If so, please or the around GVU certies? It so, please describe the system which you would propes. Yes; only for part recruitment. So far as Oivilians may be appointed to the Judicial Service, the same system of recruitment, as at present, size, through the Indian Civil Service constitution to the Sectionary. present, was strongs are mustar or between examination, in the first instance, will, I think, serve the purpose very well. Even a Judge in India must be a man of general culture and breadth of view first, and a man of special legal training and acumen afterwards. Then, again, it is conceivable that an interchange of executive and indicial duties may take place at either end of the Civil Service. A Judge will be an Assistant Collector when he begins the service, and his departmental knowledge will only add to and not detract from his efficiency as a Judge. On the other hand, a High Court Judge may at the end of his career be called upon to assume the duties of a member of the Executive Council. A Judge with an independent charge has often to do responsible executive work as supervisor and director of the Court machinery under his charge, just as a Collector is at the same time a District Magistrate, and even a Sessions Judge, State. To begin with, a European member of the higher Judicial service should, therefore, have passed the Indian Civil Service examination, I am in favour of appointing a few Indian Civil Service men to be District and High Court Judges; but these must have (i) passed Depart-mental examinations in law to be specially instituted for them [vide my reply to questions (37)-(38)] and also (ii) served a course of apprenticeship in Judicial work as Sub-Judges according to a scheme to be fixed for each Province by the High Court of that Province. But, I would by no means confine the recruitment for the higher Judicial Service only to Civilians, for it would be a distinct gain to the cause of judicial efficiency, if selected members of the Bar or High Court Pleaders were appointed to be High Court or District Judges. I wish to add the though Civilians may be appointed to the Judicial Service subject to these conditions, still I am strongly opposed to exclusively reteroing any posts in the judicial line for them. I have in my mind specially the present untenable system which reserves a certain number of the High Court Judgeships, and practically all the

District Judgeships, exclusively for Indian Civil Service men. Recruitment for the Higher Indicial Service should also be made from the Provincial Judicial service, in which men could be often found who are as able and competent

as Civilians 32888 (12). Are you satisfied with the present statutory definition of the term "Natives of India" in section 6 of the Government of India Act, 1870 (35 Vict. c. 3), as including "any erson born and domiciled within the Dominions of His Majesty in India of parents habitually resident in India, and not established there for temporary purposes only," irrespective of whether such persons are of unmixed Indian descent, or of mixed European and Indian descent, or of unmixed European descent ! It not, state fully any proposals that you wish to make in regard to this matter?—Slight amendment needed. I think the definition needs amendment so as to include children of Indian parents, though born outside India. 32889 (13). If the system of recruitment by

open competitive examination in England is re tained, state the age limits that you recommend for candidates at such examination, giving your reasons?-Same as now. The present age limits are as they ought to be so far as English boys are concerned

32890 (14). What in your opinion is the most suitable age at which junior civilians recruited in England should commonce their official duties in Indint-Same as now. The age at which junior Civilians at present arrive in India : quite suitable for the purpose. It is an age at which an average man must enter upon a career and begin to earn, and much more so therefore a Civilian, who may be supposed to be above the nverage. If a Civilian is uncivil or impatient it is not because he is young, but probably because of the official atmosphere which he begins to breathe on arrival in India.

32891 (15). What ege-limits for the open com-petitive examination in England would best sait candidates who are Natives of India, and for what reasons? Do you recommend any differentiation between the age-limits for Natives of India and for other natural-born subjects of His Majesty?—Slightly higher for Natives of India only. In consideration of the text that the conditions of Indian boys are somewhat different from those of European boys, and for reasons stated in my reply to question (3), 1 think that the age limit for Indian boys appearing for the examination in England should be higher by at least one year than that for European

boys.

\$2892 (16). What alterations, if any, do you recommend in the authorised syllabus of subjects and marks prescribed for the open conpetative examination?-Addition of subjects of (c) Law, (b) Oriental studies, The present applicates is faulty in three respects. regard to English boys themselves - The present syllabus for the compelitive examination affords only 16/171 chances, at the most, of English boys studying anything that may even be distantly related to ludia. Sanskrit and Arabic Languages and Literatures are no doubt included among the 32 subjects prescribed for the competitive ex-againstion. But there are other subjects in the same list which carry far more marks and can be mastered with far more ease than Sanskrit and

continued

Arabic, e.g., Lower Mathematics and Natural Science, Greek, Latin and Italian Languages and Literatures, again, have indeed their own value. But, in my opinion, the study of either Senskrit or Arabic, rather than Italian and Greek or Latin, which latter he has perhaps already studied to a certain extent at his school or college, is likely to make an English boy's education liberal in a true sense. Sanskrit and Arabic are the fountain heads of Indian culture and civilisation even of the present day. And in this connection, I would like to use as my argument the views of Professor Max-Muller who was a Civil Service himself for some time Commissioner. Professor Max-Muller held that though a small number of marks should be given for Sanskrit or Arabic at the first examination, still he was anxious that in the second examination high marks should be given for Sanskrit as the origin of nearly all the spoken languages of India. Max Muller wished to see 1,000 marks for oriental languages divided into 800 for Sanskrit and 200 for one Vernacular. 2nd. With regard to Indian boys.—The syllabus is extremely unfair. It includes as against Sanskrit and Arabic, carrying in all only 1,600 marks, altogether 10 subjects relating to European Languages and Literatures, carrying in all over 5,000 marks, whereas the maximum number of marks that may be chiained is 6,000. Many English boys thus may or may not take up any subjects carrying more than 1.000 marks, that can afford some real common ground to the Indian boys for a fair competition with the English boys. The difficulty of the medium of a foreign language is, of course, a permanent outstanding feature of disadvantage which affects the whole competition in general. I would like to point out in this connection also another fact, ear, that the revision of the syllabns since 1906 has resulted in making unfairness more unfair nas resulted in making incrarroses more binar-still to the Lidhin boys, insamuch as while the revision has resulted in increasing the value of Arabic and Sanskrit by only 600 marks in all, the value of the subjects of Buropean Languages and Literatures has increased by no less than 1,600 marks. Evidently, therefore, the new reliables renders the comparities, more means syllabus renders the competition more unequal to the Indian boys. 3rd. General.—The syllabus makes very inadequate provision for the study of Law in general and Indian Law in particular, I know the period of probation is reduced to one year. But, I would take out Indian History (400 marks) from here and include it in the syllabus for the competitive examination. syllabus, as it stands, though it earries 2,000 marks, is in my opinion, not very heavy. Considering the fact that Indian Civil Service men, sidering the ties that Indian Uvil Service man, studying for the Final Examination, would be among the pick of the bunch of intellectual young men for that year, I would have no hesistation in adding to it one or two papers on Ladian Civil Law. As it is, the GiviEnns have very poor grounding in Indian Liew, and it is an injustice to themselves and the people that they are allowed to be practically ignound of law and load mortaline seasoid. law and legal practice, especially so when they are drafted to the judicial line.

32893 (17). Is any differentiation in the subjects for the open competitive examination in England desirable between candidates who are Natives of India and other candidates? If so, state them and give reasons?—None. I am opposed to all differentiation in the subjects for the examination. I do want that the Indian I.G.S. man should be able to hold his head up as being failly the equal of the European I.C.S. man. What is needed is not any patronising differentiation between the studies of the two classes of candidates, but only the removal of injustice and inequality which does exist at present in certain other respects, expecially the place of examination and the age of candidates for the examination. What I would only want is that the syllabus should be so arranged that English boys should have to study more subjects, than at present, having an oriental interest, and that the ground for competition between them and the Indian boys should have be equalised.

32894 (18). Do you consider it necessary that certain posts should be reserved by statute for officers recruited to the Indian Civil Service, offices recriment to the number of the beautiful and if so, what posts and for what reasons?—
Yes; about 50 for Bombay Presidency and similarly for whole India. If any estisfactory arrangements are made for the admission of Natives of India to an adequate extent into the Tailing Call Secretary Secretary and I see the Call Secretary Se Indian Civil Service, then only I am in favour of reserving certain posts for the Indian Civil-Service men. Not otherwise, because in that Service mee. Not otherwise, because in tast case they will be practically reserved for Europeans. The following are the only posts which, in my opinion, may be reserved for the Indian. Chil Service men of the Bombay Predictage, 69, 1 Member of Council; High Court Judge, 2 Commissioner, 8 Searchairs of Government, 1 Commissioner for Sindh, 1 Judicial Commissioner for Sindh, 2 Judicial Commissioner for Sindh, 1 Judicial Commissioner for Sindh, 2 Judicial Commissioner for Sindh 1 Judicial Commissioner for Sindh 1 Judicial Commissioner for Sindh 2 Judicial Commissioner for Sindh 3 Judicial Commissioner for sioner for Sindh, I Customs or Abkari Commis-sioner, 2 First Grade District Sessions Judges, 3 Second Grade District Sessions Judges, 6 Senior Collectors, 8 Junior Collectors, 6 First Assistant Collectors, 9 Second Assistant Collectors, 1 Legal Remembrancer, 1 Inspector-General of Police, Policetor of Survey and Settlement, 3 Under Secretaries, Total 50. In my opinion, these 50 Civil Servants ought to be able to run and direct the administration efficiently and maintain the high tone of the service. It is misleading to say that the charge of one Civilian extends over so many hundred square miles and things of that sort; because administration over Indian people is a very easy matter, especially with the loyal assistance of the many expert head assistants and personal assistants in the different departments. A Civilian will be open to the charge of ingrati-

tade if he does not readily admits such assistance. \$2395 (19). Do you consider that a minimum proportion of European subjects of His Majesty should be employed in the higher poss of the Givil Administration? He so, to what proportion of the post included in the Indian Givil Service coalre do you consider that Natives of India might under present conditions properly be admitted 7—On principle, no. As practical poblics, 60 per cent. I do not think that any minimum need he fixed for any proportion of European subjects of the Majesty being employed in the higher posts of the Givil Administration in India. Such a minimum is inconsistent with the spirit of the previous statutes and declarations by Sovereigns and by many a stateman in authority. The engostion contained in the demand is, unwarranted in fact. From the demand for such a minimum, any one, who Enows nothing about the real fact, is fixely to imagine that the Buropean and the the Buropean subject to the minimum, any one, who Enows nothing about the

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subjects of His Majesty are hard pressed in the matter of retaining the higher posts in their hands. No; not a bit of it. Talk of a minimum being fixed for Europeans, when they have already almost foths of the higher posts in their own hands! The figures published by Government in Lord Curzon's time, themselves conclusively prove it. Those that make the claim for such a minimum really only want the present unfair state of things, or something very near to it, to be continued for all time in fature. But can we with propriety speak of a "minimum" being fixed for Europeans when they have or mean to nace for intropeans when any laws for mean to have nearly faths of the higher posts; "Oh, let us only have at least 30 ths; and let the Indians have the whole of the remaining 30 th if they like." In not such a statement somewhat disingenuous? The time for making "the last stand in the trenches" against Indian aspirants has certainly not yet come. These have hardly a present on the horizon and have not yet secured a faothold even there. In this connection I would use as my argument the views expressed by Sir Antony Macdonnell, in the Bengal Government's reply to the Government of India on the subject of the Parliamentary Resolution in favour of the simultaneous examinations, on one summembous examinations, he says that it is notiker possible nor advisable to fix the strength of the European element for all time or even for a generation of official life, and that if any definite propertion were fixed by a hard and fast rule, it would be prejudicial to the interests of both England and India. But if a minimum must be fixed at all, it must be fixed for the strength of the Indian element. "If any inference can be drawn from the past it is this, that the number of Natives of this country (India) employed in scheduled posts will increase while the number of Europeans will decrease. How far the increase will grow or the decrease prevail, it is impossible to say. It muet depend on the capacity of Indians for administrative work and their loyalty to the Crown and their adherence to the British connection. The greater and stronger these grow the more largely will the British Government employ Natives of India in high appointments." On principle, I am opposed to all such reservation. Natives of India will now be found to be discharging the duties of offices at either end of the Civil administration ably and satisfactorily, from the Mambathers and the Snb judges right up to the posts of Members of the Executive Conneils of the Governor, the Governor-General and the Secretary of State. That being so, I do not quite see how a claim for the reservation of any of the posts in the intermediate grades of the service for Europeans is logical or otherwise tenable. The principle of close preserves and sanctums first created by the Statute of 1703 and partly maintained, so far as certain appointments are concerned, by the Statute of 1861, was completely knocked on the head by the generous Statute of 1870. The Executive Government, i.e., Secretary of State, has been given full permission since then to appoint any Native of India, if qualified, to any place in the Service. And the Secretary of State has already admitted the Natives of India to be qualified enough to become members of his own Council and the Councils of the Governors and the Governor-General. It would be absurd, therefore, to lay down that Natives of India shall be

permanently kept out of certain or so many intermediate posts. Such exclusion means that the duties and functions of these posts are dependent for their efficient discharge upon certain mental and moral qualifications which no Native of India may ever hope to make his own! I would in this connection solicit a reference to the encominms passed upon Mr. S. P. Sinhs, some time Law Member of the Government of India, by His Excellency Lord Minto, when Mr. Sinha resigned that post, and on the other hand the admissions publicly made by Mr. Sinha himself of thorough confidence put in him by Government in all affairs of State. And the same happy condition of things would be found to be obtainable if Indians were actually appointed to other posts as well. But, who has ever made the experiment in a fair manner? The Public Service Commission of 1886 itself had observed that the circumstances of the country and the social condition of the population change with extraordinary rapidity in India, and that absolute finality in any arrangement is not to be boped for. And the circumstaness have, as a matter of fact, so changed. The Commission itself could not have draumt of the appointment of an Indian to be a member of the Governor's or Governor-General's or the State Secretary's Council. In the words of the Commission itself I would, therefore, plead that no general assump-tion be made that Natives are unfit for any or any number of executive or judicial charges, when they have had no eafficient opportunity of sunwing their capacity. I am for these reasons opposed to a minimum being reserved for Europeans. But, only as a matter of practical polities, I am propared to agree to an understanding (but not a statutory declaration) that 50 per cent of the total higher posts in the executive line of the higher service may bo reserved for Europeans as the maximum for the greener. But corresponding to this concession to the European service, I shall insist on a statutory guarantee that no less than the remaining 60 per cent posts shall be filled by Natives of India. Such a guarantee is necessary in view of the fact that no meterial advance has been made in respect of iner-asing the listed posts since .893. Even in respect of appointing Natives to the posts declared as listed and open to Natives, the understanding has not been carried out in its entirety. N. B .- In the judicial line it is not necessary to have even 50 per cent. Buropeans. There the reservation need not go beyond 33 per ceat.

beyond as per orius. 2329% (28). In you accept a generally sales-factory in principle the presant system under which Makews of India was recruited for posts in the bulant Gwil Service active privily through the medium of an open competitive examination in Righant, and partly by spassed arrangement in Righant, and partly by spassed arrangements in Loids, and which was consistent in good on principle but defective to practice. For the special arrangements in Loids, a own in force, with regard to the promotion of Provincial Service ment to the higher ports, have all the defects of the system of arbitrary selection and nomination. The rules on the subject are too vague; and the working looks very much as if these were no rules on the variety looks very much as if these were no rules on the variety looks very much as if these were not sets on the variety of these were not sets on the variety.

32837 (21). Do you consider that the old system of appointment of "Statutory Civilians" under the Statuteof 1870 should be revived, and if

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so, what method of accuritment would you recommend?—Not at all. I am not in havour of the revival of the old system of appointment of Statutory Civilines, because that system had been tried for a number of years and been found defective. It exhibited in practice most of the crils of the system of nonmation. The appointments made under that system have brought into discredit the Government who made them, as also the dass of people in whose interest they were said to be made. The system led both to inflicency and discontent.

32898 (22). If the system of recruiting military officers in India for posts in the Indian Civil Service cadre has been stopped or has never existed in your province, would you advise its re introduction or introduction, as the case may be, and if the system should be introduced or re-introduced, to what extent, in your opinion, should it be adopted?-No, except in special cases. I am not in favour of the system of recruiting military officers in India for posts in the Indian Civil Service, except in special cases where the peculiar nature of the work or the peculiar qualifications of particular military officers may justify the departure. Indeed, I have before my mind'e eye some remarkable instances in which military officers proved themselves even more tactful and capable administrators than civilians. But, I cannot on the strength of these instances advocate the appointment of military officers for posts in the Indian Civil Service cadre be sometimes a blessing to the locality or the people under it, but the higher mind instinctively rebels against a state of things in which civil law and its refinements are put under a ban, A mili-tary officer may be used and may even do well, very much like a change-bowler in a cricket match; for he sometimes brings with him a charming freshness of mind and affords welcome variety to a civilian-ridden people. But, the best civilian will he better than the best military officer as a rule for civil administration, The question, however, has very little practical interest in Regulation Provinces.

interest in Regulation Frovinces.

88-899 (28), Do von consider that such a system should be restricted to the recruitment of military offices; or extended to the recruitment of selected officers from other Indian services?—Same as to (22). I should savour the recruitment of selected officers from other Indian Services also only for the reson and only for the extent mentioned in my reply to the previous question, and the service of the s

Indian as well as European Officers.

28200 (24), What is your opinion of the system by which certain posts, ordinarily hold by members of the Indian Civil Service, ore dealand to be posts (ordinarily termed Intel posts) for which members of the Provincial Civil Service can properly be appointed?—Les; good so far as it goes in the Offi! Service can properly be appointed?—Les; good so far as it goes in favour of the gydem. The higher posts in the Offi! Service sor the legitimate prizes to which members of the Provincial Civil Service may resynably espire. Competitive examinations here of course their own value, and recruitment to a large majority or which can be found to the Civil Service must be made through this open doer. But, there may be and though this circumstances did no allow than to allow than to a later than to

appear for the Indian Civil Service examination, may still prove their merits and ebility with the aid of their natural parts and valuable experience acquired in the course of official duties. Cases of this kied will necessarily be rare, but in those cases it will be a gain to the State to appoint them to the higher posts. And, from this point of view, I would keep the field as wide for them as possible. I mean I will not restrict their chances of promotion to only a few selected posts but extend them to any posts which a Civilian may be called upon to fill [subject to my reply to question (18)]. Starting on a low salary at the beginning of their career they would be fortunate if they could just cross the fringe of the higher service; but there is much to be said in favour of an arrangement which may keep the horizon of the ambition of a Provincial Service man almost unbounded. Take the case of our Native Sub-Judges. Some of our 1st class Sub-Judges are indeed quite competent to discharge the duties of District Judges. Many of these do actually perform those duties when invested with appellate powers. But the poor people never get the fat salaries of European District Judges; that is all. And that is exactly where bitterness comes in. Ie there any reasonable difference, again, between the work of Assistant Collectors and of Deputy Collectors? Both of them have the same executive and judicial powers; and in practice both can be and are often exchanged for one another freely and without the enanged for one another reservant whole the fact being even known. The difference between the spelling of the word "Deputy" and "Assistant" alone makes a world-wide difference between their pay and their career. The Deputy Collector as a rule ends where the Assistant Collecter begins! And yet you must remember that while the Assistant Collector is a raw end impatient youth, learning his business-by committing mistakes, just as a petted child learns to speak by lisping and etammering, the Deputy Collector is a man of a settled mind and temperament, of a mature judgment and an experience that has cracked in his time all the variety of hard nuts of knotty administration.

2000 (25). Are you satisfied with the present rule which prescribes that Natires of India other than members of the Provincial Civil Service or Statutory Civilians may be appointed to one-quater of the lated posts [-No. No one who has not passed the Ledian Civil Service examination or is not a member of the Provincial Service should be appointed to any of the listed posts. The dispensation of patronage and the gratification of special expectations should spend themselves in making noniminations to the Provincial Service for which provision may be made under the Provincial Service Rules. [Fide my repty to question (54) under the Provincial Service Service.

32006 (26). Are you satisfied with the system by which most of the infraior listed posts are merged in the Provincial Civil Service ?—No. I can not satisfied with the system. The purpose of isking peak anot to degrade them but to exait Provinced Service men to the rank of the Indian Civil Service.

- 32903 (27). Is the class of posts listed suitable ?
If not, in what directions would you suggest any changes, and why.?—Yes, generally. The class

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32904 (28). Please add such remarks as you may desire to offer on any points relating to the system of recruitment for Indian Civil Service posts which are not covered by your answers to the foregoing questions?—Along with some other presidencies, Bonbay has fared ill in respect of the share of high appointments falling to the lot of Natives. The number of charges ordinarily held by Civilians is being steadily increased. But, the proportion of Natures holding them has not increased in the same ratio. In 1894, the total number of Covenanted Civilians in Bombay was 118, and the posts listed for transfer to the Provincial Service was 18. In 1912, the total strength of the Civilians in Bombay was 181 and yet the number of listed post- has remained the same; and even these 18 posts are not all at this day actually occupied by Natives. Out of the 18 originally listed posts, that of the Registrar of the High Court was one; but some years since Government have crased to appoint a Native lo that post. No doubt come compensation has been given to the Provincial Service in the form of a District Judgeship. But, there is a loss in point of the importance of the post inasmuch as the Registrarship is hound up with administrative work of a high order. The Registrar may be regarded to a certain extent as the Hazur of the District Courts. The post of the Talukdari Settlement Officer is another of the listed posts; but it is at present hold by a European. less to the State by this arrangement is obvious. Because a Civilian drawing satery and allowances to the extent of Rs. 1,785 has been engaged in discharging the duties of an office which could be and was actually administered for a number of years by a Deputy Collector drawing Rs. 800 as his sainty. If we add together the 13 England-returned Indian Civil Service men, who hold their posts by virtue of incontestable right, the 2 Statutory Civilians who are the remnants of the old order of things and the 17 holders of listed places, the total of all the Native holders of the higher posts in the Civil Service of the Bombay Presidency comes to 32, which stands to the total number of European Civilians in the Presidency in the ratio of \$20 or less than 3. But if we omit from this calculation the Englandreturned Indian Civilians, there remain only 19 Native holders of high posts; and the ratio there-fore comes down to 155 or 15. Even keeping the obnoxious Brahman ont of consideration is will have to be adultted on these figures that the proportion of European holders of high posts to those of all other sections of His Majesty's Indian subjects put together, is an excessively high one. And even, if we give the question of the employment of Natives in the Civil Service merely a monetary aspect, which it does not merely a monetary aspect, which is dogs not deserve, and whitle its importance down to only a quession of leaves and fishes, it cannot be denied that it affords by itself a very grave cause for discontent. As for the Provincial Service men holding the listed posts in the Bombay Presidency, these are only 17 cut of 132. That gives a ratio of 2, hearty. This is obviously nearly half of the ratio which we should be leaved. should have got, if either the old Statutory Civil Service rules or the recommendations of the Public Service Commission of 1886 had

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of posts listed is generally suitable; but the number is very small, alternative would have been even more profitable to us. For g of 181 is 36 and g of 181 is 30. And according to these ratios, which did not take account of England-returned Native Civilians, we should have had 19 or at least 13 more Native holders of higher posts in service than we have at present. The present ratio of the therefore stands self condemned. Not only is it imadequate in itself but even falls short, by a great measure, of the concession previously sanctioned. But, unforcunately, in this respect we have been bitterly experiencing the truth of the epigram that the Better is the enemy of the Good and the Wurse is the friend of the Evil. The good is taken away from us because Government would have liked something better to be given to us, and the evil remained with us because we were to be saved from what was worse than that. In 1877 there were two plans in the field for bettering the lot of the Native; one the assignment of certain appointments for competition in In tis, and scound the institution of scholarships for students to go to England for a competition. The second plan was regarded as the hetter one and the first was given up. the course of time second also was abundoned so that in the end it proved that we left the one and lost the other. Something similar happened also in the case of the Statutory Civil Service rules versus the Public Service Commission recommendations verses the final rules of tiovernment on the subject. For according to the Statutory Civil Service rules India should have got by this time about 200 posts according to nonofficial calculation, and between 125 and 185 posts even according to official calculation Also according to the recommendations of the Public Service Commission about 1 of 800 Civil S zvice posts at this day, i.e., 13s posts shall have heen fisted; but eventeally according to the Government's orders of 1893 only 86 posts were listed for the whole of India excepting the instea for the whole of them excepting the Castral Provinces; and to-day we hive only 93 posts sanctioned as listed. In fact, however, there are only 92 Indiu hollers of high posts out of about 1,300 po.ts. 32905 (29). Do you consider that candidates recruited for the Indian Civil Service by open manufactures are provinced any them and the provinces of the province of the province of the provinces of the province of the province of the provinces of the province of the province of the provinces of the province of the province of the provinces of the province of the province of the provinces of the province of the province of the provinces of the province of the province of the provinces of the province of the province of the provinces of the province of the province of the provinces of the province of the province of the provinces of the province of the province of the provinces of the province of the province of the provinces of the province of the province of the provinces of the province of the province of the provinces of the province of the provinces of the province of the provinces of provinces of the provi

competitive examination should undergun paried of probation before being a latitud to the Service?-Yes, Even when simultaneous examinations come into being, the successin Indian candidates should be sent to England to pass

a probationary period thers.
32906 (30). If so, how long, in your opinion should this period be, and what cour c of study should be prescribed for the probationers?

—Two years. Indian law, Verniculty special subjects of administration. The probationary period should be two years. The course of study hard a court of the factories of study hard to be supported by the study of the study should consist of the following :- 12' near. The subjects as now prescribed for the Final examina-tion for the Indian Civil Service men minus Indian History plus two papers on Indian Civil

Law. 2nd gear. The study of some special subjects, at the choice and option of the candulate, such as will give him an in ight into the working of any one of the special departments of adminis-tration to which he may be called upon to the ordinary course of his career, or as a matter of special duty, e.g., the System of Land Tenures, Survey and Settlement and Town-planning; 12th March 1913.7

Educational Methods; Local Government; Sanitation; Charities and Poor Relief; Forest Conservency; Agriculture Cottage Industries; Co-operation, etc., etc. An Indian Civil Service man being at the top of the service will necessarily have to concern himself in his time in a responsible way with many a special department. And in order that he may not remain at the mercy of bis expert assistants he may be qualified in advance by study, if not by practical training, in the working and administration of special departments for which facilities will be far more available to him in England or over the continent. Such special training will add to his usefulness

and prestige 32907 (81). Do you consider that any differentiation is necessary between the course of study for probationers who are Natives of India and the course prescribed for other natural-born subjects of His Majesty? If so, please state the

None. No. I don't went any differentiation, 22908 (32), Do you consider that the probationers' course of instruction could best be spent in England or in India? Is your answer equally applicable to the case of Natires of India and of other natural-born subjects of His Majesty?—In

England, in the case of all equally. [Fide my reply to questions [29] and [30].]

32909 [33]. Do you think it desirable to start, it some suitable place in India, a college for the training of probationers of the Indian Givil Service, and possibly of other Indian Services regraited in England?—No.

\$2910 (34). Do you think it desirable that each Provincial Government should arrange for the training of probationers by snitable courses of instruction for the whole or portions of the first two years of service at some suitable centre?-No. I do not think the training during the probationary period should be left to the Provincial

Governments. 32911 (85). Are you satisfied with the present arrangements for the training of junior officers of the Indian Civil Service after they have taken up their appointments in India? If not, what ohange should, in your opinion, be introduced?
-Addition of (a) lessons in civility and (b)

oriental studies 32912 (36). Do you consider that there has been any deterioration in the knowledge of the been my everture or in the knowledge of the Indian Inguages possessed by members of the Indian Ovil Service? If so, what are the causes? Are you satisfied that European members of the Indian Ovil Service attain to an adequate proficiency in the study of the Indian languages, and, if not, how could this best be remedied?—Yes. They should be made to pass examinations. I do not think that the European Civilians possess as much of knowledge of the Vernaculars as they should. . I believe there are not even half a dozen 'Civilians in any of the Provinces who can read a current script with ease. That practically throws the responsibility for the disposal of all papers in the language of the District on the Chitnises, Chief Clerks or Sherishtadars, and prevents the officers themselves from coming to close quarters with details. In the Bombay Presidency the ignorance of the Civilians to read the Modi script of the Decean Districts has led to a gradual abolition of the Modi and the substitution of Balbodb, which is not fair to the genius of literary development

of the Deccan. The whole of the old Maratha historical literature and the whole of the system of accounts from Hubli (Dharwar) to Gujarat is indissolubly bound up with the Modi script, and the people of the Mabarashtra bitterly feel that their favourite script is being destroyed simply in order that the ('ivilians may be spared the trouble to master it. This state of things could be remedied by setting a high standard of proficiency for the vernaculars in the Departmental examination, and by organising be regarded as unreasonably exacting when we consider that the administration of the Indian people is to be almost the whole business of a Civilian's life, and that the people have a right to expect that the officers governing them should be accessible to them in thought as well as in

continued.

32913 (37). Please give your views as to what 32913 (57). Pleasurgive your releases the best (if any) are necessary to improve the proficiency in the knowledge of law of members of the Indian Civil Service, distinguishing measurementations applicable to all officers and to officers selected for the Judicial Branch ?- Compulsory examination with books. In my reply to question (18) I bave already recommended the addition of Indian Civil Law as a subject of study for the Final Exam-ination. Civilians should be called upon to make a choice between the Executive and the Judicial lines of service at an early stage. I would further recommend that before such choice is made, a sort of examination or test should be prescribed by which the High Court would be able to accept or reject candidates until further proof of an adequate knowledge of Indian Law and legal practice by the Civilian candidates. The High Court will be the proper authority to prescribe a course of study or apprenticeship for this test-or examination. I don't mean to say that the executive duties do not at all require a training of the intellect in law. But at any training of the interior in Inv. Due away rate judicial duties require that training of a higher order. As things exist at present, Civilians drafted to the Judicial line may be able to learn the law while they are actually administering it, but not without material injury to the cause of justice, nor also without making themselves ridicalous at times in the eyes of the Bar and the people at large. As regards Civilians in the executive line, on Civilian should be appointed a District Magistrate unless and until the High Court, after inspection of his judicial work, recommends such appointment.

32914 (38). Do you recommend any special course of study in law in India for officers selected for the Judicial Branch?—Yes; same as for LLB. Examination. For Civilians who elect to join the Judicial Service I for one would recommend an examination with books in the same subjects (except Jurisprudence and Boman Law) as are prescribed for the 1st and 2nd LLB, Examinations of the Bombay University, for instance. An examination with books would obviate cramming; and an average Civilian would, in my opinion, be able to pass such an examination with a study of only six to nine months, even concurrently with his regular official duties. It is not unreasonable to expect that a Judge should be able to know and apply the law at least as much as a Pleader practising

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continued.

before "His Worship". It may not be define tion in law of a Judge to say that he is ignorant of law. But the accusation, if true io fact, ought certainly to render him unfit for a Judgeship.

Jugessup. 39, Do you recommend any special training in subordinate judicial posts in India for officers aslected for the Judicial Branch? If so, please give details?—Yes; begin from the beginning; go up rapidly by lears through all stages. I have no separate answer to give to this question (see previous answer). If he satisfies the test mentioned in my last answer, he may be appointed even an Assistant Judge to begin with as a special case.

32916 (40). Is any differentiation desirable in a system of training after appointment in India between members of the Indian Civil Service who are Natives of India and other natural-born subjects of His Majesty? If so, please state the special arrangements that you recommend?— No. I do not think any differentiation is necessary, except perhaps this that while more stress should be put upon the necessity of English Civillans being acquainted with Hindu and Muhammadan Law and custom, and traditional Indian conveyancing, equal stress should be put upon Indian Civilians showing special acquaintance with the genius of English Judge-

made law and principles of Equity.

38917 (42). Is any differentiation necessary in regard to the probation and training of members of the Indian Civil Service who are Natives of India as between persons of unmixed Indian descent, of mixed European and Indian descent, ousework or arrive navoyeen ear amuna consent, and of unmixed European descent? If so, please state your proposals —No. I am strongly opposed to any such differentiation.

39213 (44). Do you consider that the numbers

of officers authorised for the various grades of the Indian Civil Service are satisfactory? If

not, please state your views?-No particular

change needed. 32919 (45). Do you consider that the exchange compensation allowance introduced in 1893, eligibility for which depends on nationality or domicile, should be abolished, and if so, under what conditions? Should such abolition apply when committees already employed or be restricted to future entrants?—Yes; certainly. The allowance ought to be abolished. It is in no way advantageous to India that European Civilians should make remittances to England. By keeping their children for education in England, they seek only a private purpose which merely serves to keep down the level of education in India, and insintains an invidious distinction which ought to disappear with time. If, again, education in England is good for the hoys of European Civilians, it must be good also for the boys of Induan Civilians, who would thus be equally entitled to claim the allowance. In the equally entitled to estim are anowales. In the interest of economy the allowance must be discontinued. If the living it India has become notoriously high or dear, it has become so equally for the Indian and the European. But, I don't think that above a certain level of pay, any officer can be allowed with reason to complain of the high and rising prices in India.

32920 (46). If abolition is recommended with compensation in the form of increased salaries, what is your opinion regarding the grant of a similar increase of salary to those members of the Service who now draw no exchange com-pensation allowance?—Retention not wunted in any form. I have already given my opinion against giving the allowance, and I will say I am opposed also to giving it in any form-either as allowance or increase in pay. But, if Government feel that the grant of such allowance is inevitable, they would at least give it also to those others in the same grade who do not now get it. Racial differentiation and injustice is much worse than more spendthriftness,

32921 (47). Turning now to the case of the Statutory Civilians and officers of the Provincial Civil Services holding listed posts, do you approve of the arrangement by which they draw salary approximately at the rate of twothirds of the pay drawn in the same posts by members of the Indian Civil Service? If not, what rates do you suggest for the various grades of the Service?—Full pay, not two-thirds. I am opposed to any differentiation between the salaries drawn by members of the Indian Civil Service and those of the officers of the Provincial Civil Services, holding listed posts. If A, whoever he may be, is actually appointed permanently to do the duty of B, and also does it satisfactorily, there is no reason why A should not be allowed to draw the same salary as B.

32922 (48). Have you any proposals to make in regard to the leave rules applicable to members of the Indian Civil Service?—None. I am not in a position to make any suggestions in this respect.

32923 (49). Have you any proposale to make in regard to the leave rules applicable to Statutory Civilians, and to members of the Provincial Civil Services holding listed posts? In particular, do you consider that separate sets of rules for such officers and for officers of the Indian. Civil Service are destrable?-No separate rules as far as possible. As a matter of general principle, I would oppose any distinction being made in this respect. The necessity for leave and the empreciation of the e the appreciation of the benefits of leave must be the same in both cases. But, I would not seriously oppose any reasonable arrangement by which some slight advantage may have to be given to an Indian Civil Servans if that is necessary to enable him to go out to England.

#### Written Answers relating to the Provincial Civil Service.

32924 (51). Please refer to Government of India Resolution No. 1046-1058, dated the 19th Angust 1910, defining the general conditions which should govern recruitment to the Pro-vincial Civil Service, and reproduced as Appendix A. Are these conditions suitable, or have you any recommendations to make for their alteration?-Rules unsuitable. Recruitment should be based on competition. The conditions are generally satisfactory. But in my opinion the Government of India should fix the

continued.

proportion of appointments to the Provincial Civil Service to be made by resorting to a competitive examination, and of those to be made without such an examination. This is a very important matter; and the Government of India must insist that the interests of the educated classes and of these who begin their service in the ranks below the Provincial Service should not suffer on account of Local Governments reserving a large proportion of appointments to be made by direct recruitment at their pleasure.

33925 [52]. In particular, are the rules for the recruitment of the Provincial Civil Service in force in your Province suitable, or have you any recommendations to make for their alteration?—Ucsuitable.

\$829.8 (53). Do you consider that reemikment for a Provincial Civil Service about ordinarily be restricted to residucts of the Provinces to which the blongs 1—No. I am not in favour of any such restriction. Time has come when we make ignore and even resent provincial distinctions. Nor are the best interacted the Public Service Ricely to antier by residents of one Province being domiciled in another Province, and adopting still another Province as their house. Far from restricting inter-provincial exchanges, I would even encarage them if possible. Their would be one of the means of building up Inchan unitenality.

8827 (54). Are all dissest and communities duly represented in your Provincial Civil Service? Do you consider that this is destrable, and what arrangements do you recommend to secure this object I—Ves, taking mainly education independent. Educational qualification independent confining my remarks to the Provincial Executive and Judicial Services, I find that the proportions of the different communities in the services are approximately as follows:—

This will show that the distribution of posts ie as it might be when we take into account the educational advancement made by the different communities as well as their population. cannot say, however, how this proportion will look in view of the anseen foundations of efficiency which do not depend on education. I can hardly imagine that, even spart from competitive examinations, Government are prepared to totally reject the qualification of education and have their services manned by the representatives of the different communities strictly in proportion to the population. If they are, then they had better cease to talk of efficiency. If the distribution of the posts in the Provincial Services is to be made only by political considerations, then I can have no useful suggestion to make. I do not ignore the fact that there is likely to be jealousy among the different communities as regards the prizes in the service. But, reserving to themselves a small definite number of posts for an arhitrary distribution of patronage, Government ean, I think, pot recruitment to the Provincial Service on a broad basis of chiesency combined with justice. I do not quite see how the supposed or real claims of the different communities for an 'equal' shere of posts in service can be satisfied unless Government are prepared to be gradually driven on to the absurd position that the admission to Schools, Colleges and University Examinations, should also be restricted to numbers, representing strictly the numerical proportions of the different communities.

\$2928 (55). Are you satisfied with the existing arrangements for the training and probation of officers appointed to the Provincial Civil Service? If not, please state your objections, and what other arrangements you recommend? - Yes. I many state generally that in the case of persons may state generally teat in one case or persons who enter the Provincial Service, through the grades of the Subordinate Services, the training is very satisfactory. In the first place all the Sub-Judges have passed either the University or the High Court Law examination, and have also practiced as Pleaders or held qualifying posts for over three years. As for the Mamlat-dars, a considerable proportion of them are Graduates, have passed the Departmental Examinations, and also undergone a training in active service for at least 10 years before being promoted to the Mamlatdars' posts. As for the non-graduate Mamiatdars, they seldem become Mamiatuses before they have put in service for at least 15 to 20 years, half of which period, again, has generally elapsed after their passing the Departmental Examinations. It must further be remembered that these mon do not come up as a matter of course, but have been subjected to a method of rigorous selection betere being allowed to appear for the Higher Departmental Examination. The only case that remains is of persons who are appointed Deputy, Collectors or Mamlatdars by direct recruitment. In their case the test of the Departmental Examinations is of course enforced. But they have no previous training and they evidently, qualify themselves at the expense of the State and of the cause of efficiency.

\$2929 (57). To what extent are the functions of the officers of the executive and judicial brunches of your Provincial Civil Service differentiated? Is any change destrable, and if an, in what direction?—Yes. I wast separation I want a stead separation of the judicial and executive functions even in the Provincial Civil Service.

\$2900 (59) Are you satisfied with the present designation. The Provincial Givil Service?" If not, what would you suggest—"es. I do not think that any change is required in the designation of the Provincial Givil Service. In contradistinction to the Indian Givil Service, in the Provincial Givil Service makes a necessary stage and its designation is in keeping with its purpose. If any one wands a change just for a fancy, then I would suggest that the designation of the Indian Givil Service is the changed to the "Imperial" as opposed to the Provincial Givil Service.

Continued.

9793 (59). Do you accept as satisfie the principle recommended by the Public Service Commission of 1859 87, and since followed, that the conditions of the Provincial Gvii Services as regards salary should be adjusted by a consideration of the terms necessary to sesten beauly the desired qualifications in the officers appointed I II not, what principle do you recommend —Yes; generally. I have no suggestions to make.

32032 (69). Are the existing rates of pay and grading in the Provincial Civil Service of your province adequate to secure the desired qualifications in the officers appointed? If not, what alterations do you recommend !—Yes; generally. I don't blink that the existing rates of my see manifulle; provided that a proportion of the posts in the Imperial Service are reserved for the Provincial Civil Service non and their promotion to them is made deependent only on merit and ability and is not interfered with on the grounds of eachs, creat along position.

3898 (61). Do you approve of the arrangement by which officers of the Provincial Civil Service holding listed posts draw salary approximately at the rate of two-british of the pay drawn in the same posts by members of the Indian Civil Service? If not, what rates do you suggest for the various appointments I—Aquelity of pay with Indian Civil Service men. In this counseition I solicit a reference to my answer to question (47).

2223: (62). Have you any proposals to make with regard to the lower rails applicable to the Provincial Civil Service? In particular, do you regard the existing differences between the leave rules for the European and Indias Services as antichle?—None. I have no suggestions to make. Even here I am opposed to all differentiation as between Europeans and Indians.

2008. (64). Are you satisfied with the existing organization of the Protrinoid Ovil Service? If not, please state what alternative organization organization of the Protrinoid Ovil Service? If not, please state what alternative organization or you consider destrable, and explain fully your lows, making any suggestions that appear to you to be sublable—The organizations of the Protein of Service.—I. In my opinion all the protain into Civil Service, arraying a salary of Re 180 and upwards, excepting posts reserved for Indian Civil Service ence, should be included in the Provincial Service. Different groups should be formed out of these posts under three heads, (i) Judicial, (ii) Executive, (iii) Technical. S. Rocruitanent ceanion their groups should be made by the following melbods:—(i) A competitive annual examination in appropriate subjects in the case of 60 per cent. of the total recruitment in any one year. (ii) The case of the diddied Previoual Service group the Lts. B. or the High Ourt Pleuders' Examination in already available as such an examination. (i) In the case of the Executive group, only Gradnices of the Bombay University should be allowed to eater the Provincial Service, and in that case the enter the Provincial Service, and in the case of the state the provincial Service, and in the desired to eater the Provincial Service, and in the desired to eater the Provincial Service, and in the desired to eater the Provincial Service, and in the desired to eater the Provincial Service, and in the desired to eater the Provincial Service, and in the desired to eater the Provincial Service, and in the desired to eater the Provincial Service, and in the desired to eater the Provincial Service, and in the desired to eater the Provincial Service, and in the desired to eater the Provincial Service, and in the desired to eater the Provincial Service, and in the ease the eater the Provincial Service, and in the ease the provincial Service, and in the ease the eater the Provincial Service, and in the ease the eater th

University examination for that degree will serve as the competitive examination required. (c) In the ease of the Technical Provincial Service group, rules should be framed for holding annual examinations so as to secure in the successful candidate an adequate technical knowledge of the special subjects which form the subject matter of the administration, (ii) recruitment to the extent of 30 per cent. should be made from men already in the Subordinate Service. A departmental examination should be held each year and members of the Subordinate Service, who may be drawing a salary of Rs. 60 or upwards, and who may have besides served at least five years in the depart-ment, should be allowed to appear for such examination. Successful candidates should be registered in order of merit and they should be promoted to the Provincial Service according to their rank. (iii) Recruitment to the extent of 10 per cent. should be unde each year by direct nomination from men outside the Service. But even in this case a high educational test should be fixed as a sine and non for collectment. (iv) Once the recruit is enlisted in the service, his promotion should be a matter entirely depending upon his sentority combined with efficiency. (v) If a member of the Service is efficiently discharging his duties, then he should be regarded as entitled to rise to the highest post by gradation or even to rise to the inglines prove y grands by special nomination. The competitive examination instituted in 1864 for part recruitment to the Provincial Service has already been abolished. It was a ridiculously casy examination, and the public were dissatisfied with it. It was, afterwards, substituted by a more difficult examination but with an unsuitable syllabus. That examina-tion too has now been abelished. I would gladly note, however, that most of the Hindu recruits recently selected by the Bombay Government for nomination to the Provincial Service possess a high educational qualification. Education, however, seems to have been regarded as of very little moment in the case of other recruits. As regards recroitment to the Provincial Judicial Servico, I have a special suggestion to make. At present the LL.B.'s and High Court Pleaders are taken upon passing the examination. That gives the man who took the last rank in the examination in one year, a greater claim to be appointed a Sub-Judge than even he that stands first class first in the examination next year. This method does not obviously secure the best men for the Judicial Service. A rule should, therefore, he made that every year 125 per cent. or any other suitable proportion of the number to he annually recruited to the Judicial line, should be taken in order of merit from the list of successful candidates at the LLB, and the High Court Pleaders' Examinations each year, And applicants out of these should be registered as candidates for service after they pass their Vernacular examination and produce their vertificates of three years' legal practice, or of bolding any of the "qualifying posts."

Mr. NAUSINH CHINTANAN KELKAR, called and examined.

Voy eye Vice-President 32989. You consider t

32936. (Okairmas.) You are Vice-President of the Poons City Municipality?—I am.

32987. Have you occupied any other public positions in Bombey ?—Yes. 32938. Will you tell us what your caste is?

—1 am a Brahman.

32959. You consider that under the existing arrangements the Indian Civil Service gets an efficient class of officers?—Yes, generally an efficient class of officers.

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these

continued.

32940. In your opinion, however,

arrangements operate nufairly against Indians?-

32941. You discuss various methods of recruitment and come to the conclusion that the best solution for Indians will be found in the introduction of simultaneous examinations?-

82942. I tako it you are anxious to see a European element maintained in the adminis-

tration ?-Yes.

32943. What reasons have you for feeling certain that a European element will be maintained under a system of simultaneous examinations?-For a very great number of years Indians could not come in in large numbers, and, therefore, the European element will be there all the

32944. Why do you say for a great number of years ?- The examination, even if instituted in India, would not be an easy one.

32945. It would be the same as the English one, of course ?-Identical, but I think only high class graduates from our Universities could

compete thereat. 82946. Do not you think that in the course of a few years those first-class graduates would have attained a sufficient educational standard to snable them to compete successfully ?-Yes; they might fairly well compete, but it does not necessarily follow that they will out number the European element. There is nothing to show that the European element will decrease in quality.

32947. You suggest that the age limit for the examination should be a year older for the Indians than for the Envoyeans ?-Yes.

32948. So that, to that extent, you modify the principle of complete equality of opportunity? —Without that there is no equality and equality could only be maintained if the Indians are given one year more. I do not want any special privileges in respect of studies or in other things, or marks or standard fur passing. But, considering the fact that we have to study things in a foreign language, one year more given to us would not be too much; in fact it would be just the thing that is wanted to equalise the conditions. I want equality of conditions, not any special advantage.

82949. It is somewhat of an encroachment on the main principle which underlies the demand for simultaneous examinations, the principle that there should be complete equality as between the European and the Indian in entering the Civil Service?—Se long as the examination is held in England there is no principle of equality in operation, but if simultaneous examinations are held in India I would not press for any extension of age.

82950. You would modify your proposal for an additional year for Indians?—I advert only to the fact, that the examination is held in England. I do not advert to any examination being held in India when I speak of the one year more.

32951. It is only in the event of the present system being maintained !-Yes.

32952. Whilst you are opposed in principle. to the fixing of a minimum proportion, you say that, as a matter of practical politics, you are prepared to have 50 per cent, reserved for Europeans?—Yes, as a matter of practical politics, as a compromise.
32958. You would not accept anything in the

nature of a statutory declaration?—No.
32954 But, on the other hand, you would
insist on a statutory guarantee that the remaining 50 per cent., or 67 per cent., I think, on your estimate for the Judicial Branch, should be filled by Indians?-The reason for this I have given further on. Our experience has been all along that although on principle we may be along that atthough on principle we may be allowed a certain number of post, as a matter of fact we never get them. Therefore, if anyone must she hencife of a statistory guarantee, it is the Indian people not the Strike people; because even apart from a guarantee they get what they must. It is we who, do not get what we want, and the statistical people in the statistic statistics and the statistic statistics. and therefore, 1 would insist on a statutory guarantee. Supposing, it was only declared in principle that about 50 per cent, should be given to Indiane, that would remain only on paper if there is no guarantee for it.
32955. You want to see a system introduced

by which Indiana will actually obtain a certain number of vecancies?—We must be assured that Indians will be admitted up to a cartain unmbar.

32956.You suggest in your answer to question (10) that the claims of the backward classes should be to a moderate extent recognized?-

32957. And that a small reserve should be . set aside for appointments to be given to these communities ?-Just a small margin, say 10 per cent. all round.

32958. I understand by your scheme that that would be in the direction of an extension of the listed posts system ?-Not only that. If any direct recruitment is to be made, Government may reserve to themselves about 10 per cont. of posts as a margin for adjustment of other claims besides those of education. I am prepared to grant that Government may keep in thoir hands a small margin for adjustment and for arbitrary patronago, on the ground of expediency and all those things; but the other percentage of posts they must leave open to competition on a fair basis of equality.

32959. You suggest that, if you could not get a simultaneous exumination, you might accept something in the form of an examination supplementary to the examination in England? have not said that I will accept it as an alternative

32960. You have put forward the idea as an alternative?-I have only exhaustively considered all possible alternatives and I only mention one which I have considered.

32961. I will ask you to give one or two answers in regard to this alternative which you do not recommend but which you do mention in your written answers. The examination you describe is no examination supplementary to the simultaneous examination !-- Yes. That presupposes a fixed proportion only to be allotted to Natives, and the examination to be held as a sapplementary examination to the Civil Service examination in order that this particular number of nests should be filled in India. But, of course, that will never be satisfactory and I can never accept that,

Mr. NARSINE CHURTAMAN KELKAR.

continued.

32962. But you have mentioned it here?-Yes.

32963. I am going to ask you to elaborate what you had in mind when you mentioned it. Will that examination be for the whole of Iudia or for certain Provinces ?- For all the Provinces.

32964. Will there be any nomination !-No. 32965. It would be an open examination?

-Yes-32966. To fill vacancies up to 50 per cent. ?

—Yes. 32967. Would that examination be approxi-mate in standard to the one in England?—It would be an identical examination. But I do not

accept it as an alternative. 32968. You do not scoopt it as an alternative but you do mention it in your written enswers?—Yes, but I simply exhaustively enumerate all possible alternatives, keeping myself free to select only one of them,

32969. You approve of the Judiciary being recruited in part from the Executive line?—Yes, the Indian Civil Service people.

82970. Would you like to see recruitment to the Judiciary made from three sources, the Indian Civil Service, the Bar, and the Provincial Civil Service !- Yes.

82971. You would like to see the massical languages of this country brought up to the same level as Latin and Greek in the matter of marks ?—Yes.

32972. Are there any other suggestions which you would make in regard to the marking of the examination subjects?—I have no other suggestion to make.

82578. (Mr. Sly.) What about Indian History ?-I indeed want that to be included as a subject, but I would not necessarily say anything about marking.

32974. (Chairman.) You would like to see the civilian elect for the Judicial Branch at an early date after the examination ?-Tes, two or three years after he entered Service.

32975. You would like him to have two or three years' Executive experience first and then to go into the Judicial Branch, and carry out the scheme of training and probation which you suggest ?- Yes.

82976. You' are not in favour of sending such civilians to England for study-leave, because you think they can learn all that is necessary in this country in the Judicial line 1—I do not think that is necessary, especially because I suggest a regular examination for them.

32977. You would like to see an open competitive examination for the Provincial Civil Service for all India?-Not for all India. Residents from other Provinces may be admitted. There need be no restriction that a man only belong ing to a particular Province will be taken into the Service.

32978. So that you would open this competi-tion to those who resided outside the Province in which the examination was held ?-Yes.

32979. It would be an open competition to all India?—It will be an examination for the Province, but it will not be restricted to the residents of that Province. It will not be an examination for all the Provinces for admission to the Service of all the Provinces. The successful candidates will not be appointed to the Previncial Civil Service in the different Provinces.

32980. But, those who will enter for that examination and who may ultimately become members of the Bombay Provincial Civil Service may be drawn from any part of India?-Yes, For instance I would not be sorry if a Madrasi come ont successful at the Bombay examination, I am not suggesting a separate special examina-tion for the Provincial Civil Service. I mean, of course, University examinations really should be regarded as competitive examinations in themselves. Therefore, even as things stand at present, a Madrasi can come and take his B.A. or LL.B. degree here.

32931. But he may also pass in his own Province?—A Madmai is not prohibited from passing his B A here if he comes and keeps his term and appears at the examination at the Bombay University.

32982. Do you think that to have in each Provincial Civil Service a large preponderance of people who reside outside the notual Province concerned would conduce to efficient administration -? I do not think it is likely that a large number from other Previnces will come, but there should be no restriction of that kind. That is all,

32983. But, there is no guarantee against a very large invasion of them?-I do not mind even if there is an invasion. I want to ece all India one Province.

32984. I will put to you a concrete illustration. You would not mind seeing the Bombay Previncial Civil Service mainly staffed by people from Madras?—If it is possible or probable.

32985. And you think that would conduce to satisfactory administration in Bombay?-Cortainly, Take the Public Works Department, There are a number of Alysoreans who are in charge of our districts as District Engineers and we do not say there is anything wrong about their holding those posts, as they are quite as good mon as any of us there. We are very friendly. Our customs and their customs do not materially differ. In fact we regard thom as an additional asset to our Province. In the same way I believe the other Province would accept it as a return compliment if I were to take up service in the Madras Presidency,

32986. Are there not many young men now who rightly look to the Provincial Civil Service for a career and would it not be rather a discouragement to them to feel that they would have to compete with men from all parts of India?-My point is that if we do not have that restriction, it does not necessarily follow that the Service would be filled by forcigners. That will be regulated in its own way as it is at present. There are other things which regulate the influx of other Province people into the Bombay Presi-dency. The only thing I want is the removal of the restriction. I do not think that a restriction should be put on, as there is no such restriction now.

32987. I can see some very serious disadvantages in this and I should like to hear from you what the advantages are ?- The main advantage is that we want to create a nationality in 400

Mr. NARSINE CEINTARAN KELKAR.

[continued.

India, and as a means towards that creation of a nationality we should certainly welcome other Provincial people to come and reside amongst That is a distinct advantage and a great

political adventage, 32988. In your answer to question (28) you say you are not satisfied with the system by which inferior posts are merged into the Provincial Civil Service, and you add that the object of listing posts is not to degrade them but to exalt them. Therefore, you would bring out these posts which have been merged in the Provincial Civil Service ?-Yes, I do not want to see them merged in the Provincial Civil Service. I want them to form part and parcel of the higher service so that the men of the lower service might enter through that door and rise in the higher service.

32989. They would come into the category

of the listed posts ?- Yes.

32990. The officers appointed to listed posts are to receive the same pay as corresponding officers in the Indian Civil Service?—Certainly. There is at present a sort of stigma attaching to the reservation of listed posts.

\$2991. You would like to see all the distinctions removed and to have all the posts merged into the Indian Civil Service?—Yes.

82992. Made part and parcel of the higher

service ?-Yes.

\$2993. So that the existing listed posts and all the other posts now morged in the Provin-cial Civil Sorvice would be added to the Indian

Civil Service ?- Yes.

\$2994. (Sir Murray Hommick.) With regard to these merged posts, you probably do not under-stend why these junior posts were merged into the Provincial Civil Service. The Civil Service has a number of superior posts, and in order to recruit for these superior posts a certain percentage of inferior posts are set apart and are really training posts for the superior posts, and these inferior posts which were transferred to the Provincial Civil Service really had no identity except as training posts for the superior posts. Therefore when they were merged into the Provincial Civil Service there was no object in keeping them as Assistant Collectors' posts because they would not be held by Assistant Collectors but by Deputy Collectors, and accordingly they were merged in the Deputy Collectors' posts. Perhaps you have not atudied that question?-My impression is that these listed posts were given as a concession when the Statutory Civil Service was abolished, 32995. When a certain number of superior

osts were handed over to the Provincial Civil Service as listed posts, in order to train for those posts it was necessary to have a percentage of inferior posts, and naturally, as you had taken the superior posts and given them to the Provincial Civil Service, you had to hand over a certain number of inferior posts to that Service in order to be a training ground for the superior posts; but there was no object in calling them 

say that in 1884 the total number of covenanted civilians in Bombay was 118. Where did you get that figure from, or is it a misprint?—I believe the number was 118.

32997. I have here the letter of the Government of India on this matter, which shows that the strength of Indian civilians and Military Officers sanctioned in 1893 in Bombay was 148.
The actual Civil List, which I have here for 1894, shows that there were 155 civilians in Bombay on the 1st January 1894. It appears quite clear from the figures I have here, which are issued by the Government of India and therefore certain to be quite right, that the strength of the Indian civilians sanctioned in 1893 for Bombey was 148. The strength of Indian civilians proposed by the Government of India at that time was 162 for Bombay, So that they proposed an increase of 14 civilians in 1898. Your figures seem to be quite wrong unless there is a misprint?—I must have taken it from some anthoritative document, but I

cannot say what it was now.
32998. But you would admit that if the
Bombay Civil List, which I have here for 1894, shows 155 civilians on the first of January of that year, your statement that in 1894 the total number of covenanted servants was 118 is obviously quite wrong? I have also a table here issued by the Government of India which

shows that the strength of the Indian civilien sanctioned for IS93 was 148 and that this Government of India proposed a strength of 162 after an examination of the wants of the various services throughout the Empire. That was an increase of 14 posts, and you speak of an increase of no less than 61 posts between 1894 and 1912. I think you are hopelessly wrong in your figures in connection with this matter !- I might have

to look that up as I have not got the anthority

with me just now. \$2999. Do you know what your authority was for saying that the total number of covenanted civilians in Bombay was 118 in 1894 !-It may be a misprint or a mistake or it may be right; I cannot say one way or the

33000. With regard to the questions the President asked you about the recruitment to the Previncial Civil Service. I understood you to say that you would take the lists of the University examinations and take the ten men from those lists and admit them into the Provincial Civil Service ?- Yes.

33001. At the same time you said you would not mind having people from other Fresidencies coming in here, that you wish to throw open the Provincial Civil Service to all India in order to make it a national institution ?-Yes

33002. But if you are going to keep your list to the Bombay University you are stopping with one hand what you are going to give away. with the other. How can you expect a Madras man ever to take his degree in Bombay? The Madras man wants to get into the Provincial Civil Service in Madras and therefore obviously will always take his degree in Madras, which is considered a qualification for the Provincial Civil Service of Madras. He will not come to Bombay. Therefore it is absurd, surely, to say that you are opening the Service to all India when you are making your examination one which is restricted to the University of Bombay?-May I enquire what the object of e printed question is? I answered the I did not want any restrictions to be put on at Mr. NARSINH CHINTAMAN KERNAR,

Continued.

all. I understood the interrogatory to ask whether it was necessary to put any restriction on or not.

Source of the control 
38004. When you say you would not restrict the sammint on the Province and then say their your method of recritiment is to be through the Bombay University degree, surely you are restricting it by doing that very thing. First of all, for instance, is a Punjish one were likely to come into the Provincial Civil Service of Bombay when you make it a condition that he shall have takes a. Bembay dogree 1—My primary object is to sensor a University degree as a test. My principal object is not to open the door for foreigness, though incidentally it may be so. I only suggest that no restriction need be put, test is all.

88005. You say here that you wish for a national feeling, but you take a very good means to prevent it by making it a condition that the man is to be recruited at the local University I—May I be given some information as to the object of the Commission in potting that printed question? If I know the object I might be able to answer it.

3300d. The question is No. (53): "Do you consider that recrimines for the Provincial City! Service should ordinarily be restricted to residents of the Provincial City! and you say, no, it cught not; but your scheme for recontenent is one which will distinctly limit it to the Privices"—Perhaps we do not understand one another. May I know what in the object of the printed question.

33007. (Choirman) It means what it says, and I do not think we can put it any clearer than that?—Then I do not understand it.

33008. (Sir Marroy Hamsick.) It means: Do you wish to restrict the Bombay Provincial Civil Service to Natives of the Bombay Presi-

dency?—Then I say, no.
83009. But then you go on to propose a
system under which you practically do?—I put
forward an argument in support of the reply,
that is all.

33010. But your own system is against this very opening of the door: at is a system which will close the door to everybody except a

Bombay man?—My primary object is to scener an educational test, and I only meotion that; my primary abject is not to open the door to furriguers. But, there is also a small incidental political advantage arising out of not keeping the door shat. My nbject is to secure the B A, to LLB, examination as a means of entry into the Provincial Civil Service, not then the question arises as to whether the opening should be restricted to the matrices of the Province, and I say, mn.

33011. But you told the Chairman you would be quite glad to see this Province held by foregreen in the Provincis (lovil Sorvice. But your system of entrance into the Provincial Givil Sorvice on the Sorvice in Bouthay is so carefully a ranged that unbody will ever get into it except a Native of Bombay F-I do not want to go not of my way and invite other people outside the Provincial Givil Sorvice posts; but I do not want to shirt the door against them if they will come; that is all.
33012. (Mr. Magke.) In answer to question

38012. (dlr. Modge.) In answer to question (U) you say lands perhaps does not get Engleishment (f) you say lands perhaps does not get Engleishment of first class e education. Do you think that is the case only just now or basis talways been so ?—I have only beard it said; it is said that now-a days first class Englithment of pool family do not come out to India. I attact no importance to it, because it must case the claims of aristocracy are only imaginary; I de not believe in those claims.

33013. But you say that the Ciril Service in Lodia on its part can nover have mything soldiestic structure to offer to first charmon. Yau do not think the spirit of adventure that leads the Englishmen to the North and South Poles, for instance, attracts than to this country and other foreign countries?—That may attract them to the Service. I do not object to it.

33014. If that be true it rather milliance against your opinion that the Civil Servects in India, on its part, can never have anything aufficiently attractive to offer. Day on thirk that the best class of Englishmen are never attracted to diss country 7—I did not say that. I say you do not, as a sude or necessarily get the first class men. Sometimes you may not accommodate you may not because the Civil Service him not sufficiently astractive prizes to offer to them.

38918. In naswer to quation (3) you say that Judan penets have to make up their miles as to sending their boys to Eugland for the Judan Gull Serice at an early age. Do you think that into that feeling there enters any kind of fear regarding the probable consequence of yunge people going to Eugland and their possible disension from their own people. It is not exactly alienation from their own people, I have stated the grounds; there is, e.g., ruligou, age, fear of tomptations, religious prejudice, caste, and all souts of reasons.

33016. Is there an fear of alienation from their awn people?—Alienation temporarily there must be, but there is not much in it. I do not fear alienation.

33017. Do you think that if they go to Bughand early and are affected by the social conditions there, when they come back they will have the same kind of sympathy for their people?—I do not think we are afraid of their being denationalised.

402

continued.

38018. You have given us some very frank statements about your feedings with regard to the Province, You wont India to be one Province, so it were, with a feeling of nationality, but do not you think state facts rather reach the other way? This country is full of different castes and of races, of which each has been called a nation in itself, and the different castes and of races, of which each got by by freeign cirllisation. Do not you think that this feeling about groping after nationality rasts entirely on the surface and does not branch the fundamental facts of Indian life?—It goes even deeper now, I think, than the surface. If that saw for feeling of nationality was not genuine, I would not have said what I said in answer to that question.

38019. I quite believe that you meant what you said, but I just want you to think of the thing as its facets other people. We saw discussing a very small matter, numely, the entrance to the Provincial Civil Service, and how should I expect that that would affect the whole question of Indian nationality I must have so certain result in its own way and there could be nothing against it. I do not think anything can be said against wy contention that to that extent, a small extent, it must have its own result in producing a common feeling of I civilin nationality.

33020. Do you think that the feeling has gone much deeper new?—Yes, and it is going much deeper.

38021. Reconciling all distinctions oll ever

the country ?--Yes.

38022. I think I understood what you said about the admission of peuple of other Provinces to your own, but I believe there are two irreconclable points in your statement. The reason why you want an examination in each Province is that it should be based upon the needs of that Province!—You have the said upon the needs of that Province!—You have the said upon the needs of that Province!—You have the said upon the needs of that Province!—You have the said upon the needs of that Province!—You have the said upon the needs of that Province!—You have the said upon the needs of that Province is the said upon the needs of that Province is the said upon the needs of that Province is the said upon the needs of the ne

38003. You would open it out to foreigners because you want to have no restrictions; but, it each Province based its examinations upon ite our peculiar needs, it strikes me share would be something irreconcilable about your plans?—There are no needs which cannot be satisfied by the eithers of one Province being taken into another. Take the Bombay Pablic Works Department. There are aloud four or five heads of District Public Works Department. There are aloud four or five heads of District Public Works Department. There are aloud four or five heads of District Public Works Department. There are any men of the Province can do. We did not think they were foreigners in our Province.

33024. In the Public Works, the Surrey, the Forest, and other purely professional departments, they do not enter into the very life of the people as do the administrative officers?—They do; they live amongst us and mix with ns and form part of us.

form part of us.

33025. Do you think their professional
services affect the vital interests of people in any
degree? Yes, so far as their work may serve

the people.

580.5. Do you think that much the same can be people go home for the Orill Service examination from India as that which cures for the Irevitedal Criti Service? It is generally flow some class but with different meens and with the same class that with different meens and with the same class the reduction facilities. More entering the Provincial Critical 
enter that service. The men who go in for the Indian Civil Service are men of a higher calibre.

3302". Do you mean that the men who center the Provincial Civil Service occupy a lone-level on other grounds than purely-the one of finance T—There are various considerations. A mean way pess a B.A. degree and thee just within the next year or two be coeff not find the means of going to England and he may be percented from joining the Indian Civil Service and may have to be content with joining the Provincial Civil Service. But supposing, he were lucky enough to find a pattern soon, then he would certainly go to England and pass the Indian Civil Service cammination.

33028. That is purely a financial consideration and noishing size 2—Supposing there is a nam who passes only Third (Jass in the B.A. examination. If he were to get Rs. 10,000 as a dountion to go to England he would think wire before he should spend the money in that way. There must be a combination of intellectual capacity and financial means. The man in whose case there is that combination, at the species longical moment, goes to England. The nam who has not that combination has to content himself with entering the Provincial (107) Service.

33099. (Mr. Fisher). I notice that in youranswer to questiou (7) you approve of the Poona Engineering College and you brink that men who have passed through that College and become Civil Engineers rank equally well with engineers recruited at Cooper's Hill?—Government them-

es admit it.

33030. And that there is no occasion for complaint or heart-burning in that direction ?—I : do not think there is.

33031. It is thoroughly satisfactory?—Yes, it is thoroughly satisfactory.

 33032. Is not that a case of coparate examination proving satisfactors?—How is that a separate examination?

3303 Yos have a baries of tests at Poons and a series of tests in Begland; the mere fact that you have got men antistying those tests one set in Begland and another set in Incite does not prevent the Beglathmen and the India from being treated on an equality and being equally efficient? I am not upsaling of the leart-braving as between Buropeans and Indian, but as between non belonging to the different Provinces. I can specify instances in which I say that men from different Provinces como tagether, study tagether, study tagether, and are in the service together, without there being heart-braving. A Madrasi tary be a District Beginner in Bombay without creating any beart-braving, and eige terral, and eige terral.

beginner in Boulous, without creasing any beart-harming, and vice sered.

5303b. You say that a mun who has passed through the Ragmeering College in Poons is entitled to equal rank, precedence, and promotion with engineers recruited at the Cooper's Hill College "—I have taken that fact is it exists. I admit that if it were asked whether there stood do one examination only or a simultaneous examination I should say differently. I have referred to that only incidentally.

33035. Do you think it is really necessary to assume, as you do on the same page, that a separate examination presupposes a different standard of intellect or objective usefulness?—It may not be necessary, but on the whole, it may come to the same thing.

Mr. Nassinh Cedutanan Kelkar.

continued.

88008. I observe that you criticise with considerable force the curriculum of the present open competitive examination; you that that its very notifier to Indians and you propose what is substantially a very considerable alternation the curriculum. You promote tra-chlot the matrix for the Oriental subjects, and I sake it you would feel that the Indian how stood on an equality with the obglish boy if the Indian boy should get as many marks for Oriental subjects as the English boy gos for classical subjects as the English boy gos for classical subjects as the Significal Conference of the Conference of

33007. Bet sepposing, that these arrangements were suelly earned only anoull not pro lawer spain what is in effect a separate examination, the Indian boy mately examined on Oriental onlyects and the Sepplish boy mairly canained on Western at bjects?—The modification of the marks to that extent, retaining it from 500 to 1069, or adding or taking away any subjects, does not make it a separate examination. Tou may as well say that the oxistence of so many different subject makes each a separate examination.

83038. It does in some cases. I have had great experience of examining, and if you have a very large number of options you very often get what is in effect a separate examination although it is nominally the same examination. You got one man taking one set of papers and another man taking another sot of papers; you get a different set of examiners and two different standards; and it is very unsatisfactory to work and extremely difficult. The more you multiply the options the more difficult it is to get a single standard? -You seem to assume there can be no possible common basis for Indian boys and English boys, If you assume that we may have to work up in a different way. If we assume, that there is to be a sommon exemination, whether in Bugland or is India, for Suglish boys and Indian boys, then I say the increasing of marks for some subjects or the addition or subtraction of some subjects does not make it a separate examination

88089. All I wish to ask you is whether if your solarse of re-allument is earlied out you will not be at any rate of enumeric in the direction of what is proclately a reparate exmination. If will not say you will keep a complete separate examination, became there would be some subjects taken up in conuron I—I may refer to the fact that the revision of marks has already taken place one, and if that this not make the present examination as operate examination, of course the revision which I contemplate could course the revision which I contemplate could

no make it so any more.

3340.1 understand yes to say that the revision which has token place recently was in the direction of making the examination more formulate to Barlata bays and less insurantia to Indian bays?—I'en. Supposing, it amounts to Indian bays?—I'en. Supposing, it amounts conclude to you may of thinking there may be four excitantiations them are simulations of the properties of the propert

\$3011. (Mr. Macdonald.) In answer to question (4), with reference to the combined examination, what do you mean exactly by

"Colonial" there when you say: "I do not think there is much that is common between the details of the Colonial and the Islain administrations?" "Supposing, the object of putting all the examinations together, the Colonial, the Hume, and the Indian Services, is that different people who wish to cater the different examinations in different constricts may be asked to study something in common, even I say we need not have that examination thrown open to them all.

33012. In your answer to question (1) you are criticising the oxiviting state of things; in which the Home and Calonal Carl Servaurs are subjected to the same examination? You use the word "Colonial" and then you go on to refer to the Colonies that do not oppositely door to Indian people. Are you under the impression that this combined examination is an examination for service in our Colonies?—I am; I may be wrong.

be wrong.

33043. I think you are wrong, and it is
refer an important point?—I trud to get the
Civil Service Rales, but I could not find in the
Rales whether it was open to the Colonias ulso,
and I accept your statement.

33014. To that extent your answer would be modified?-Yes.

33045. In answer to question (11) you say you think the present age that civilin to one nut at is an age at which the overthe min must enter moun a career and begin to care?—Yes.

\$3015. The difficulty that is it in my mind is that when an Englishmu conners on the new this late age and joins the Ledino Until Service, it is most as shough the worse quint prior occurs at home for which he has been trained, but he comes out there into a now climate, are sometimen, but he proposed in the proposed of the State.

33047. What is your opinion from that point of view of the age? Would it out be batter if you could bring men out a little bit order when they are more plastic?—The difficulty is to find out how that could be done.

3:048. You would require to have your examinations at an earlier noriol and year probation differently arranged?—You would spend the years of probation in India instead of in England perhaps?

33019. Partly. And you would lower the standard of ago and bring it down for Englishmen in England. That would require to be done?—I would not object to that.

38980. Still, earrying out that idea, do you think from your knowledge of the Judian stodent that it really would be fairer to him to give him an examination before he has to go yo Bugland, to make him take his topes compatition with the scholastic attainments which he am got here before he goes to Bugland, rather than to make him pass an covamination which is designed for Oxford or Cambridge, as he now has so the You are speaking of though the transpiration which is designed for existing the second of the second o

33051. No. You are criticising the syllahus generally on two or three questions, and your case is that this is a syllahus designed for youngen who are trained in England and who have completed their education in England?—Yes.

\$3052. Therefore, I understand, your conclusion is that that is unfair to the Indian because he has to supplement his Indian training with an English training, which only a comparatively

ew can do ?—Yes.
33052. Do you think it would be better that the open competitive examination should be designed to get young men at the age of between 17 and 19, Indians and English?—

What would the separate examination be? 33054. We will leave that for the moment?

-Is it an examination to be passed at 17 or 38055. Is there a greater equality in the educational attainment of the Indian when he has got to the age of about 19 or 20 and the Explishman who has got to that age than there is between the Indian at 21 or 22 and the

Englishman at 21 and 22 ?- I think there would

be in equality at the later age. 23056. Even although, that equality has to be acquired by an Oxford or Cambridge, or et any rate au English, training ?- Take an M.A. from our University, if he is a first class M.A. sopposing he passes at 20 here, in some respects he may be comparable to so M.A. of the Home

University. \$3057. But would the men who had passed the M.A. at the age of 20 be in the same position to pass the Indian Civil Service examination that a man is io who has goue through no English Public School and an English

University?-It would be easier for the man who has already been in England.

38058. I am trying to get to that point where the Indian traioing is comparable with the English training, and I am asking you from yoor knowledge of both whether that point is not somewhat earlier in uge than the age now fixed for the Indiao Civil Service examination?— If he were in England and studied in England perhaps he might attain that culture early. Here

be takes more years than is perhaps necessary. 8:059. I rather gather that you have not thought out that point?—I know your point, but the reason is this. Here the present course of study is that he has to spend four years in the veroscular, then he takes up the English course; then he goes through the middle school course; then he goes through the college course. That takes him, up to the M.A., six years; so that he would out pass earlier than twenty. In England it might be a different thing altogether. Supposiog, he goes there at an earlier age he can dispense with the vernacular. Whether, that is good or bad is a different question altogether. In England he picks up English very soon and does not spend time on the vernaculars but goes straight on

sample on.

28560. To take another aspect of it, so far as the examination being held in English in concerned are not all your University examinations held in English 1— Yes.

3060: Before a young man has gone through your Universities, English has practically become as familiar to him as his mother tongue?

NAT wite as

-Not quite so.

33062. But to most of them?-I do not think so.

38063. Supposing, you and I were going to leave this room and go to either of your three hig colleges, Elphinstone, or St. Kavier's, or the Wilson's, what should we find the boys.

talking ?- They would be talking in English. but talking in English and knowing English is not the same thing. There are some portrons of English literature they would not be able to nnderstand.

39064. Their working, examination know-ledge of English is just about as good as mine?

I could not say that.

33005. In answer to question (28) you say that " Out of the 18 originally listed posts, that of the Registrar of the High Court was one; but some years since Government has ceased to appoint a Native to that post." Do you know why ?- I do not know the reasons.

33066. Have you ever heard reasons given? -It may be the reason which made Government abolish that post is that the Registrar is in touch

with the whole work of the High Court. 33067. But supposing, it was a reason of efficiency, would you object to that provided you were perfectly satisfied in your own mind that the Indian occupant of the post had been pro-parly tested?—I object to the present arrangement.

53068. But supposing, the reason why the change has taken place is the reason of efficiency?—Is it in the first place a fact that Iodians are not appointed because they are not efficient?

33069. Supposing, you were quite satisfied that the test had been properly applied would you then object?—If I were really convioced that they were found icefficient I would conobject, but I do not take it for gracted that they have been tested.

33070. I want to get your opinion quite clear. You do not claim this for an Iodiao as

an Indian ?-No.

33071. You claim it for the Indiao, but the Indian must be an efficient officer? - I start with the assumption that when the Government gave that post to the Indian they knew very well that Natives would be efficient to discharge the duties, and the burden of proof is on the Government to show that Natives have proved themselves inefficient. If they had not throwo that post open to us I might have thought of it in another way, but they must make out their

33072. In answer to question (51) you say: "The Government of India must insist that the interests of the educated classes and of those who began their Service in the ranks below the Provincial Service should not suffer on account of Local Governments reserving a large proportion of appointments to be made by direct recruitment at their pleasure." Do you know the rules and regulations under which these appointments are made?-In the first place, there are the rules passed by the Government of India, and the Bombay Provincial Civil Service rules.

33973. Do you know the rules of the
Bombay Provincial Government Service?—Yes,

I have a copy of them in my hand.
33074. The first condition is the selection of persons of high educational qualifications ?-

33075. So that that provides for the highly educated men?-It is not necessarily followed nı practice.

...33076. Let us get the theory first?-The theory is first that there should be high educational qualification,

continued.

33077. And the second provision is the promotion of selected officers who are already in the lower division or in the Subardinate Service, and educated men have to produce testimonials regarding their University degrees and their qualifications from their college tutors, and so on ?-Yes.

\$3078. That so far as the letter goes runa controry to what you say here?—But my remarks are based not on the letter but on the practice.

33079. Let us have the letter first. So far as the letter goes they are contrary to what you have said?—Even then I would have a fixed proportion of posts to be filled by competition and another portion which may be filled by direct recruitment.

83080. That is quite clear from your evidence. This is a criticism of what actually happens now !-- Yes.

\$3081. So far as the letter is concerned !—I do not complain of the letter so much as the practice.

32082. Is it your complaint that these rules which are prescribed are not properly carried

out?-That is my complaint. 33083. Do you mean to say that persons who have not had high educational qualifications have been appointed?—I think some Muhamhave been appointed who have no educational qualifications. I have made it clear in my crimner that so far as the Hudus are unoccrued that rule of a sufficiently high test has been expilled. I am generally establed with the Hudu recruits, but I find that some Muhammadan recruits, but I find that some Muhammadan recruite are taken in although they have no degree or high educational qualification, so far as I can gather from the Civil List.

83084. Do you mean to say that Muhammadans or anybody else have been taken in who have not had certificates from the heads of the educational institutions which they have attended?—Those are only secondary certificates from schoolmasters.

\$3085. It is provided that a candidate who has attended a college must produce a certificate?-He may have attended the college, but it includes both cases, people who have completed their course and people who have just joined the college.

23086. Is it your case that in the nomination of the class or community representatives pure and simple these conditions are not complied with?—Yes. Even, under the Rules as they stand unmodified, Government can enforce that only highly educated people may come in, but in practice they do not observe the Rules. They have observed the Rules so far as the Hindus are concerned, but not in other cases. That means that they always leave a gate wide open to them.

33087. (Mr. Sly.) I should like to try to clear up this point about the number of posts. So far as I gather, the 118 that you give as the number of covenanted civilians in Bombay in 1896 is really the number of sanctioned posts m that year ?-Yes.

35088. Not the total number of civilians ?-No.

33089. Under the system of recruitment, you not only have the number of civilians for sanctioned posts but you have also an additional number to form a leave reserve and for training ?-- Yes.

33090. And there is no comparison between the 118, the number of sanctioned posts, and the 181, the number of civilians at the present time, You should have compared the number of posts at the present time?—Yes, I can see the point, 3309I. As a matter of fact, so far as I have

been able to ascertain, the number of superior posts since 1893 has increased only from 72 to 75 in the Bombay Presidency. That is the total increase since 1893. Three. In dealing with the Statutory Rules of 1879 you have calculated one-lifth of the number of civilians recruited ?-

38092. What really happened under the Statutory Rules of 1879 was that Government agreed that one Indian should be recraited for every 5 appointed by the Secretary of State in England, so that it was not one-fifth but onesixth?-The recruitment of the Statutory Service was to be one-fifth,

\$3095. One-fifth of the number recenited in England ?-Yes,

\$3094. Therefore, if you take the five recruited in England, plus one recruited in India, it amounts to one-sixth of the total recruitment not one-fifth ?- Yes, it might.

33095. So that when you took this one-fifth you should really have taken it as onesixth?-Yes

\$3096. Now, in regard to the number of listed posts here thrown open. In your comparison you have perhaps neglected to take into consideration that the inferior posts and the training posts for the listed posts are included in the Provincial Civil Service. If you turn to the actual Orders issued by the Government of India with regard to these posts for Bombay, you will find that at that time there were 120 sanctioned posts in the Indian Civil Service cadre, and that as a matter of fact 18 of those were listed as open to the Provincial Civil Service, 18 out of 120, which is not quite but nearly one-sixth ? - Yes.

\$3097. So that as far as one-sixth was concerned the government action in Bombay was very nearly one-sixth if not quite, 18 out of 120? —Ýes.

You have also compared the figures for the whole of India, and in addition to the differences in your comparison which I have pointed out already, have you not forgotton to take into consideration that Burma was excluded altogether from the scope of the Commission in regard to this?—In 1886 when that number was prescribed it was excluding Burma, but when the number was fixed in 1893 that included

33099. But, the one-sixth that was recom-mended by the Commission and more or less accepted by the Government of India as a general rule was not accepted for Burma was it ?- I do not know.

38100. It you look at the papers, I think, you will see that the Burma figures should be excluded. Also the one sixth was not accepted for the posts under the Government of India

feen/inuca.

but, it was only one sixth of the posts under the, Provincial Governments. Therefore, if you wish to make a fair comparison you should exclude all the posts under the Government of India plus the training and leave reserve, for that purpose, should you not? Government did not at that time contemplate that one-sixth of the posts under the Government of India should be listed , therefore if you want to make a fair comparison on the totals you have to exclude all the Government of India posts pins the training and reserve before you can make this comparison ?-Yes.

33101. Similarly, you would have to exclude all the posts plus the leave and training reserve of civilians in the political department—the unicsixth did not apply to the political department, did it !- I do not know that. If you tell me that I will accept it.

33102. Therefore, if you really wish to make an accurate comparison there are a good many other factors that have to be taken into consideration and you cannot deal with it on the gross totals as you have done?-No. Sometimes we cannot get the original documents and wo heve to take our figures from secondary authorities. That is all I should like to say about that,

\$3103. I quite understand. I did not mean to suggest that you had given only wrong com-parison except from the fact that you had not the material. I should like now to ask you a few questions about your statement in answer to question (3), as to the unsuitability of the present examination for the admission of Indians to the Indian Civil Service. The first point you put down is on the question of age: you think that the Indian is handicepped by the present age limit?—Yes, owing to its being the asme for Englishmen and Indians, 83104. Because of the age of the University

examinations ?-Yes,

33105. Personally I cannot understand that oint very well. With the age for the Matricalation fixed at 16 and 4 years for the B.A. course, the Indian has finished his B.A. course at 20 ?-Yes.

33106. The age at which the Enropean boy finishes his B.A. course is about 21 or 22; so that so far as the B.A. course is concerned the Englishman is one or two years belind the Indian, and it seems to me that if there is to be any comparison made between them the advantage is perhaps with the Indian rather than with ago is pernaps what one intend return with the Englishman I—My point is that the Indian boy does not discover qualities which may entitle him to be sent to England for the com-putitive examination before he has reached 20.

33107. But, he has passed his B.A. examination by 20 or 21 ?-Yes; he has passed his B.A.

at 20.

33105. In fact, he may even pass his M.A. examination at 22 and yet go up for the examination?—He has then only a small chance. Supposing, a boy were to go to England from the Supposing a boy were to go to suggested from ne-boginning he could very well compete within the age, but it generally hoppens that his capacities are not discovered until he packer a sufficiently high tests, and no prudest parent would think of sending his hop to England to compete for the Indian Civil Service examination

unless he had passed his B.A. in a high class or had passed his M.A.

33109. Quite so, but the English boy who is to compete for the examination passes his B.A. at the age of 21 to 22?-He does the things simultaneously; he takes his degree while studying for the Indian Civil Service examina-

33110. I do not know that he does this, but if he does, is there any reason why the Indian boy should not do it also?—If he goes to Rugland. The studies are common for the Indian Civil Service examination and some of the Buglish University examinations, but they are not so common between the Indian University examinations and the Indian Civil Service ex-

amination.
33111. The standards may be different, but

subjects only may be common.
38112. Your next objection is on account of religious prejudice against going to England. Surely you do not recommend that persons who have those religious prejudices so strongly as to nave axos rengious projunces so econgry so to England for examination are fit and suitable persons for employment in the Indin Civil Service?—My point is that the father, being a conservative, sometimes refuses to send the boy to England. But the sins of the father ought not to be visited upon the son. The boy may not be as conservetive as the father, but the father is the man who has to say whether the boy shall be sent to England or not. The religious prejudice is unreasouable; I do not want to attach any great importance to it, but it is a restraining cause; it is there, and has to be taken into consideration to that extent.

3313. At any rate, as far as I gather, you desire that a student hering passed the examina-tion should go to England for his probation !— I would prefer it. 33114. Then what becomes of the question

of class prejudice of the boy or his father under those circumstances? You are going to force him to break that casts prejudice if he has been successful in the open competition?-No. He has to pass the Indian examination first and then he discloses his qualities and then the father thinks of sending the boy to England. Even if he has attained a high degree in India the father

mey not send him at all.

33115. But you have said that religious prejudice is one of the disabilities under which the Indian at present suffers, and is one of the arguments in favour of simultaneous examina-

tions ?-That is so.

33116. At the same time you have recomnded that after enccess in that examination the Indian student should go for two years to England?—Then the position alters.

\$3117. He has to break his caste projudices

then?-Then it is more easy. Before the examination he takes the risk both ways, but after he has seen that the boy has become fit to be a member of the Indian Civil Service the father may be induced to send him.
33118. Yun mean that the religious prejudice

disappears in favour of this material advantage?

To a certain extent it does give way,

33119. The particular item you have men-tioned is cost; you have estimated at Rs. 12,000 actually appearing at the cost of

examination. It amounts does it not, to a second class passage to and from England, plus a month's residence in London?—I do not mean that. Generally a boy spends a year or two there. He does not go straight from India and simply appear for the examination. He has to spend a year or two and the cost of residence for two years comes to about Rs. 12,000.

33120. I daresay it does, but what I want dearly to understand is this: how the establishment of simultaneous examinations will help him in the matter if he has to go for education to England?-Then, there will be colleges started or institutions, or coaches may be brought out to India. When it is seen that brought out to India. When it is seen that there are larger prospects of our entering the Service, new institutions might come into being which have not already come into existence,

33121. So that, simultaneous examinations must be combined with some substantial improvement in the educational facilities of India for preparing candidates for the examination?— Yes, but that will come in gradually, if not at once. I would welcome it for this additional reason, that we shall be creating a new atmosphere altogether with these new institutions which will come into being when the examination is held here. As long as there is no examination in India there is no chance of other institutions coming into being here, but when we have the simultaneous examination some of our Universities might think it well to open classes for the tuition of Indian Civil Service candidates.

83122. If simultaneous examinations were

granted you would press for that? Not necessarily.

38128. You would desire that there should be classes in Universities ?-I do not think Government would be necessarily compelled to open classes or bring out coaches on their account.

88124. But, there would be a movement in favour of it?—There may be an independent movement in the beginning, a private movement, 38125. Even assuming, that the cost is

Rs. 12,000, the cost of education in England for the English boy is a very large sum also, is it not?-That may be but we are only considering the case of Indian boys.

33126. So far as you can compare the actual cost of preparing the Indian boy for the Indian Civil Service and the cost of preparing an English boy in England for that Service is there so much difference? The very fact that so many English boys pass the examination and so very few Indian boys pass the examination shows that the contention has some weight.

83127. Does it not show that the English parent is prepared to spend much larger sams on the education of his children?—There are things in his favour. The religious prejudice is not there, and the risks are not in his way. Hu

there, and the risks are not in his way. Hu, could have the bey with him and book after him. 33128. You think that the risks of going out of his native country is a distinct distability on the Indian, "Yes, out boy has to leave his country and the English boy has not.

38129. Then with regard to the disability of not being able to use their mother tongue for their language, you do not suggest that the examination should be changed from English to the yernacular?-Certainly not, but in the course of time we shall be having instruction through the medium of our vernaculars in India, and if that arrangement saves some time to us it will be so much gain to the boys appearing at the Indian examination.

38130. That is a disadvantage, if it is a disadvantage, under which the Indian will labour equelly whether the examination is simultaneous or not?-Yes, to a certain extent it is, but when you have examinations here, instruction will be given through the medium of the vernaculars, and that will give a year or so to our boys,

33131. In answer to question (7) you have dealt with some questions connected with examinations in India, and you suggest that none of the Provinces will object to the introduction of a common examination because the educational facilities in thom have by this time come up well-nigh to a degree of equality. The educational facilities are very difficult things to judge, are they not? Speaking for the Control Provinces we should groundle and say we have nothing like the same educational facilities that you have in Poons ?— You could say that the facilities in your Province are proportionate to the demand for education in your Province, and if the proportion is kept there is no complaint.

If there is greater demand and less facilities then they should complain. If the people in your Province are backward naturally the facilities must be backward also,

33132. Their complaint is that many of thom have to go to Poona and Bombay away from their homes? -That does not effect the question

othering a common examination.

33133. Under such circumstances, it is difficult to judge educational facilities between Province and Province, but you have a fairly good test surely of the result of those educational facilities in the educational statistics of the different Provinces?—I am speaking as to whether people in the Provinces do complain of a common examination, that is all. The Central Provinces people may have a ground of complaint that the educational facilities in their Province are not up to the standard they are in Bombay, but all the same they do not complain that one University is not a good University here, and they come all the way and join the colleges

33134. Your statement is that the educational facilities come well-nigh up to a degree of equality?—I have not said absolute equality. but nearly equal.

\$3185. Do you think it is nearly equal when you get such variation in statistics. For instance, take the English-speaking population, which is alone what we have to take interaccount; you find that in the Central Provinces and the United Provinces there were only about three per mille able to speak English, and in a Province like Bengal there are eleven per mille, and Bombay nine or so?—It is not a point to be judged by the actual percentage of population, but by the proportion between the demand and the supply of facilities. If the demand itself is small there is no grievance if the facilities are also small

33136. With regard to the Provincial Civil Service, you have given certain statistics to show that in your opinion castes and communities are fairly represented in the Provincial Civil Service at the present time ?- Yes,

Government have regulated recruitment in order to secure that end?-It is not on account of

that, I think.

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38188. What is the reason?-The natural course of things. Take the case of Deputy Collectors: the Parsis for instance would lergely go in for Deputy Collectorships, but not for Mamlatdarships, which are low-paid offices; and Christians and Eurasians and Anglo-Indiaus also will not care to go as Mánulaiders. The fact is not that good men are not taken into the Service but that they do not care to be Mamlathars. Deputy Collectors are higher posts and they would naturally take those posts. Jake the cases of Suh-Judges; it is not because the Parsis are not allowed an opportunity.

to go in hut because few of them like to go in. 38139. The point I wish to suggest is that if this representation of castes and communities has been secured under the present system of recrnitment to the Provincial Civil Service, there is no guarantee in any shape or form that it would continue under recruitment by examiwould continue under recruitment by examinations mation P-Under a system of examinations such as I suggest educated people would naturally come in, and I maintain that supposing educated people who satisfy a particular test do come in, there is no ground for the grievance that the different communities are not.

properly represented. \$8140. I can understand your position if you say you do not wish caste and communities to he represented at all ?-I have in fact expressly said that.

33141. What is the object of saying they are fairly represented at present !- Even things as

they are, taken as they are, as they are, taken as they are, as 142. But they are, as they are, because Government her enforced this principle formany years past under the rules of regulificant.—I do not know what are the rules, or ment - to now hardes secure these genres, consciously, I mean. It is not because Government want particular communities in particular Services, but it is as I have told you. A First would go in for a Deputy Collectorship but not for a Mámlatdárship.

\*\* 33143. But, whether Government selects the Parsi or Hinda or Muhammadan, under the system of selection Government have that necessity in view?—Take the case of Sub-Judges: the recruitment of Sub-Judges is also governed by a Bombay Act. Government cannot appoint a man who has not passed the

B.L. Examination.

33144. (Mr. Chanbal.) With regard to this last point, as a matter of fact the very low percontage of Muhammadaus in the Judicial Service is due to the fact that there are hardly any LLBs. amongst the Muhammadana?

Certainly.

33145. With regard to keeping the examina-tion open for all provinces, I suppose, what you mean is a man like the late Mr. Nanablesi Harridas who passed his B.L. from Madras but practised in the High Court here and became a Judge of the in the High Court here and became a single or the High Court bero. When he pussed in Madras he passed under a standard which was not specially adapted to enable men from Bombay to come in, but he prepared himself to that standard and went and appeared, there. I

88137. Is not that due to the fact the the suppose, what you mean is that in whatever overment have regulated recruitment in order. Provincial Examination you have you make that secure that end?—It is not on account of examination one suitable to the requirements of your own province, but that if any person chooses to give himself these qualifications he

can avail himself of the opportunity?—Yes, 33146. He can for the matter of that come from Eogland?—Yes, why not?

38147. Your object simply is that so long as the required standard and qualification for the Provincial Examination is strived at, it does not matter from where the person comes who

appears for that examination?—No.

33148. Incidentally you' mentioned that it would be perhaps desirable not to discourage or restrain but rather to assist?—Yes:

33149. With regard to your answer to question (57), I believe you are an LL.B. and a Pleader?—I am not a regularly practising Pleader.

33150. But, you have occasionally practised, have you not?—Yes.

33151. The question put to you is: "To what extent are the functions of the officers in the Executive and Judicial branches of your Provincial Civil Service differentiated?" Is all. the Judicial work of the Presidency done by what is called the Judicial branch here?—No.

33152. What Judicial work is not done by the Judicial hranch?-All the work that can bedone by people holding first class magisterial

powers. \$3153. In your opinion magisterial and : crimical work is Judicial work?—Judicial work,

but not done by Judicial men-33154. It is Judicial work not done by the Judicial branch which is referred to in the

question?—That is so.

33155. Your suggestion practically comes
to this, that all Judicial work should be done in what at present is the Judicial branch?-

Exactly. \$3156. Do you recommend the change hecause you are satisfied that the present combination does not work well in the interests of ustice ?-Yes; it does not work well and therefore I want a separation.

33157. (Lord Ronaldskay.) With regard to your answer to question (24), you object to the difference which is made between Assistant Collectors and Deputy Collectors. Do you mean that all Deputy Collectors ought to he paid the same as Assistant Collectors, or that only those Depoty Collectors who hold listed inferior posts should be paid the same as Assistant Col-lectors?—I do not mean that all Deputy Collectors should be made Assistant Collectors, I give it as an illustration of the state of things ander which one man does the same work but does not get the same pay and the same other privileges.

33158. Do not all Deputy Collectors practically do the same work as Assistant Collectors? They do the same work, but they do not get

the same pay. 38159. Do you desire that all Deputy Col-lectors should be paid the same as Assistant Collectors, or that only a certain number of Deputy Collectors should receive the same pay ?- I would be content if a larger numberwere paid, if there were such a revision of the gradation of the Deputy Collectors that in many

for itt nivit

cases they would be getting the pay of the Assistant Collectors.

33160 But, only a proportion of them, not the whole?-I would be content if the revision were to take place so that a large number of Deputy Collectors would be on the same level

as some proportion of Assistant Collectors 33161. How would you select your Deputy Collectors who were to receive the same pay as Assistant Collectors?—By seniority.

S5162. Entirely by seniority?-I have said

that in my evidence. 33163. Not by relection?—Not as far as possible, except in very special cases.

\$3164. In other words, what you would really do would be to create a new grade of Deputy Collectors at the top of the present grade and call them Assistant Collectors?—I do not insist on their being called Assistant Collectors.

Sol65. Let us warve the question of name. In effect your proposal would be to create a new grade of Deputy Collectors at the top of the present grade of Deputy Collectors with the same pay as the Assistant Collectors?-A creation of a new grade and also throwing more posts into the present grade. There are very

flow posts in the higher grades.
83166. When you suggest that 50 per cent.
of the posts should be guaranteed to Indiana by

Statuto, do you or do you not think that that would be a violation of the Statute of 1833?-No; so far as theoreing open the posts to Indians is concerned it is not a violation, but so far as throwing the posts open to Europeans is conperned, it is a violation

33167. Can you tell me why it is a violation in one case and not in the other?-Because under the Statute any Native may be appointed

to any post.
38168. May not say subject of His Majesty be appointed to any post under the Statute?-

83169. Then, why is it a violation in the onto. Anony ray is an evolution in the case of Londains and not in the case of Europeans? Is not a European a subject of His Majesty !—Yes, but the Statute is meant for Indians, not for Europeans.

3.17d. You interpret the Statute in that

way ?-Yes, as meant for ladians.

23171. (Mr. Heaton.) In answer to question (45) you say: "If education in England is good for the boys of Baropean civilians it must be good also for the boys of Indiau civilians." Is that merely an argument or is it your opinion that it is a good thing for Indian boys to go to England to be educated ?—It is my boys to go to magnatu to be cuccated 1-12 my opinion that it is a good thing, as things at present go, for an Indian boy to go to England if possible, because the education he gets there is of a higher order. But, I wish at the same time that in the course of time we should create in India institutions which may be able to give us education of that very sort. Our Bombay University is modelled after the Euglish University and we want other institutions which will give us the same class of education

33172. Would you have boys go to England at the age of 13 or 14?—Under favourable circumstances, yes.

38173. Do you think that if we had simultaneous examinations a large number of Indians would pass into the Service ?-Not at first.

33174. But later on ?-Yes.

33175. You advicate the reservation of only 50 posts for Indian civilian ? - Yes

33176. That would mean a very large number, more than half probably, of Indians, would it not?—It would, taking into consideration those who are recruited in England

yes, 33177. Do you think that would be likely to bring about any charge in the character of the administration? I do not think so

\$3178. In the Judicial Department you would have even a larger proportion of Indians?-Certainly,

33179. Two thirds?-Yes

33180. Do not you think that it is in the Judicial administration that our present administration differs more from what you may call the

pro English methods?—In white respects?

38181. In its general character. Denot you think our Judicial administration differs from the old pre-British methods more or a than the Revenue administration does?-The methods may be different but our enpacity to inlight ourselves to different methods resums the sine. In the pre-British time also we accepted new methods and indupted ourselves in them, and nuder the new conditions also no shall industourselves to the new merhads.

33152. Do you think that ulthough the method is so different there would be any serious risk of a reversion to the pre-British time?-No. because I assume the leading strings would be

in the hands of Europeans

33183. Do you think that Cavilian Indges have been good dudges or but dadges on the whole?-I have myself tail no experience in the matter because I have never been practising, but I have it on the authority of very comment European Judges themselves that Native Civilian Judges are better.

83184. Supposing you threw open the Judicial Department to a very large extent to Barristers and Pleaders do you think you would get hotter Judges? Not, if it is thrown opon to Barristers and Plender-necessarily, but to the Judicial line. I have in my mind the First Class Sub-Judges who are very competent men. They may be much better than some of the Barristers and (ligh Court Valids, because they have had practical experiences of original work and therefore are for more competent, in my opinion, to rise to the higher posts them mere Barristers and Pleaster .

33185. You advacate the study of Indian Law as a necessary preliminary?—Yes, 33186. Excluding Hindu and John mundan

Law, it is very largely a study of the Acts of the Legislature?—Yes

33187. Is not the method of studying the Acts of the Legislatore aut to lead to memorising ?-Not necessarily. If there is an evamination with hooks; so no memorising is necessary stall. I have advocated to examination with books because that obviates cramming A should be able to find out in a book what the Law is. My contention is that without an examination a Judge is not able to know what the Law

33188. What he ought to do is to learn to know where he can find it?-Yes, and apply it properly.

is even if he has the books before him.

33189. In answer to question (10) to tues the expression "Traditional Indian conveyancing."

12th March 1913.]

[continued.

What do you mean by that ?-By that I have in my mind the technique of Law, as I might

33190. Is there such a thing as a technique, for instance, in the class of documents you commonly come across in the mufassal ?-I think there is, A bond drafted in Bembay would not be the same as a bond drafted in the mufassal.

Some of the words would be different 33191. Are not the documents in the mufassal to a vory large extent drawn up by petition writers and bond writers?—Yes. But, the style is different. They may be drafted by a regular class of people who know the business, but all the same the style and construction and words would be different. It is not a very great matter,

but it is there all the same. \$3192. With reference to the statistics given in your answer to question (54), in the class of Brahmans you do not include the Gowd because the figures differ so very much from certain other figures in which Saraswats are included?-I do not think I have. By Brahmans, I mean, those who have been called Brahmans generally, even by their own class.

33193. But, your figures differ a good deal from the Government figures !- There may be some difference. For instance, I have based my figures on the Civil List for July last year, and perhaps the Government figures may based on the latest Civil List; but I do not think there can be any material difference.

33194. The only difference in my mind is as to who are included under the term Brahmana. It may be a different calculation altogether.

33195. A different use of the same word ?-That is all.

33196, (Mr. Bhadbhade.) In reply to a question of Sir Murrey Hemmick's I understand you to say that a degree in Bombay University would be only open to candidates residing in that Are you aware that candidates for the LLB. in the Bombay University come sometimes from Mysore, and have taken a degree in

Madras?—I have known of instances.
33197. Most of the District Engineers who are in your province are graduates in Madras?-Yes; people who graduated in Madras were sent as scholars from the Bombay University.

\$3198. Under those circumstances, you think a competitive examination here for the Provincial Civil Service would be no bar to the

recruitment of candidates from the other provinces?-No. 33199. I should like to have your opinion of a scheme which is before the Commission for

establishing a system of State scholarships for training Native boys for the Indian Civil Service. Would you fevour such a scheme as sending out Native boys at the age of 14?—It would depend on the details of the scheme. If

I know the details I could pronounce an opinion. 33200. It is a system to enable them to stay for five years?—I should like to know the number of scholarships.

33201. Supposing there are balf-a-dezen for each Presidency and non-regulation provinces I—In my opinion, it would depend upon many things. A system of scholarships in itself is very good, and if simultaneous examinations are granted I recommend that those scholarships should be given to the backward classes.

33202. What do you say on the assumption that the simultaneous examination is granted !- Then I should like to know how many scholarships are to be given and to whom they are to be granted. I am not in favour of scholarships and cannot accept them as a substitute. If Government gives the scholar-ships as a substitute and I find out it is a very good and satisfactory substitute I might pronounce very favourably on them

33203. Do you think the Natives would come in sufficient number to avail themselves of it ?-Yes.

33204. (Mr. Joylekar.) In answer to question (52) you say that the rules for the recruitment of the Provincial Civil Service in your province are unsuitable, and you say also in answer to question (51) that the conditions laid down in the Government of India's resolution are also ansuitable. Are the rules which are referred to in question (51) the rules of the Government of India ?-Yes.

39205. And the rules referred to in question (52) are the rules of the Local Governments ?-Yes. There are two sets of rules-one by the Government and one by the Provincial Governmont.

33206. Will you explain in what respect the rules in questions (51) and (52) are unsuitable?-I understand that question (51) refers to Deputy Collectors and the orders passed by the Govern-ment of Iudia in that matter. The Government of India englit to fix the proportion between men to be recruited by competition and men to be recruited directly; I do not find any proportion fixed in the rules themselves, and that is a defect in those rules. There ought to be a clear definition of the proportions in which the men would be recruited directly to the Deputy Collectorships and the men who would be recruited by promotion from the Service.

33207. What do you say with regard to the rules referred to in question (52)?—Byen those rules 1 think are vague. For instance, the rules generally say that high educational quali-fications should be insisted upon, but as a matter of fact it is not so. The Judicial branch of the Service is governed in its recruitment by an Act which says that only an LL.B. or a man who has passed the High Court Examination will be admitted to the Judicial line. That is not the case in connection with Mamlatdars. If possible, Government might consider whether an Act should not be passed fixing the higher educational qualifications necessary for recruitment

33208. With regard to your answer to question (51), dol understand you to say that the competitive examination is in addition to the University qualification?-Competitive examination for that proportion which is to be recruited directly, not for the Manlatdars, who go up as a matter of course from the lower Service,

33209. Will you insist on University degrees and then tell them to appear at a competitive examination?-Government might nominate candidates and ask them to compete at the examination. I refer to that portion of the posts in the Deputy Collectors' line which are filled by direct recruitment, because at the lower end of the Revenue line you have the qualifica-tion of the B.A. degree for the Mamlatdars and Mr. NARSINH CHINTAMAN KELKAR.

Concafed.

you have a number of Mámlatdárs who are B.A's. Sometimes, a proportion of about onefourth of the total number of Deputy Collectors are recruited directly, and in the case of those people there is no educational qualification insisted upon. I, therefore, recommend that, if the Government want to have competition, they might nominate candidates even from the backward classes and let them have a competition amongst themselves.

33210. You would hold a separate competitive examination after selecting candidates who had passed the B.A.?—Not necessarily the B.A. I would have the competitive examination, but in the first place I would not insist on the B.A. being a qualification. Government may choose their candidates from the different classes and communities and examine them at a competitive examination.

33211. You were asked in question (60) about the existing rates of pay and grading in the Provincial Civil Service, as to their being adequate, and you say you do not think that the existing rates of pay are unsuitable. But you have not answered the question about the grading in the Provincial Civil Service, For your information, I may tell you that there are six grades, and in the first three grades there are twelve appointments, and in the lower three grades seventy one appointments. Would you propose any readjustment of the total number of the first three grades and the total number of the lower three grades?—I think it goes without saying that the number of the first three grades is small and ought to be larger. of course the proportion would be a matter of opinion, but I would generally say that about 33 per cent. should be in the higher grades and about 65 per cent, in the lower grades.

33212. In answer to question (64) you propose that different groups should be formed in the Provincial Service under three heads, and you say that recruitment to each of these groups should be made as follows :- first a competitive annual examination in appropriate subjects in the case of 60 per cont, of the total recruitment the case of to per cont. of the boar re-mutates in any one year, and in the case of the Judicial Provincial Civil Service group the LLB. or the High Court Pleaders' Examination is already available as such an examination ?-I should say the 60 per cent, would not apply there because it is governed by the Act. The recruitment to the Judicial Service is already governed by the Ciril Courts Act and therefore my contention that 60 per cent. should be recruited by competitive examination would not apply to the Judicial Service. There, the whole number would have to be recruited by a competitive examination, such as we have in the LL.B. It would upply, however, to the other two, the Executive and technical line, in which there is no fixed examination.

What do 33213. уов ввези technical Provincial Service group?"-The other miscellaneous departments, the Forest, and the Abkiri, where a large number of pasts are tautamount to Provincial Civil Service posts carrying Rs. 300, Rs. 400 and so on. Even, in those Services, there should be a competitive examina-LLB, should be recruited to the Judicial line and a man should be recruited to the Porest

line without any examination.

33214. (Mr. Madge.) You have stated that the provisions of the Charter Ast and the later Proclamations removing the race for against appointments in this country were under rather in the interests of Indians than of Englishmen. Are you aware that it is stated in the life of Ricketts, the Anglo-Indian Deputy to England, in 1830, and the starrment his not been contradicted since, that the race has was removed on the initiative of Bicketts? -I am not aware of that

33215. Do you accept the fact? - Yes. 33216. Is not a more reasonable interprefation of that that it was not made specially in favour of Indians but was meant to mediale Anglo-Indians and did not exclude Englishmon !- I do not want to exclude Anglo-Indians

if they are residents in this country, \$3217. The point of my question is that the removal of the race bar was not made in favour of any particular race, but was intended to remove the race bar from all ruces, and was not

in favour of Indians as against Englishmen [-] do not know.

> (The witness withdraw) (Adjourned for a short time.)

Sir Chinoshar Maintavial, Bark, C.I.E. Chairman of Committee of Management of Ahmedabad Municipality.

Written Answers relating to the Indian Civil Service.

33218 (1). What is your experience of the working of the present system of recruitment by open competitive examination in England for the Indian Civil Service? Do you accept it as generally satisfactory in principle?—The Indian Civil Service is recruited by able men on the whole by means of the present system of recruitment by open competitive examination in England; but by confirming this examination only in England. candidates residing in distant countries like India are placed at a natural disadvantage.

38219 (2). In what respects, if any, do you find the present system faulty in detail, and what alterations would you suggest?-The present

system of keeping all subjects for the examination optional can be improved upon by making crita in subjects obligatory. Situated as at pre-int, a cambidate will choose only those subjects for his examination in which he is extra strong and which will bring him the maximum number of marks. This course has the tendener to induce andidates to neglect subjects in which they are probable not very strong, but which are likely to prove of signal usefulness and help to them in their future off in career. Such obligatory or compulsory subjects ought to be decided upon and specifical and at least half the number of total marks should be assigned and reserved for them. The following assigned and reserved for them. Are following should form the group of compulsory subjects if they are not included in the final examination:— English Language and Literature; Loglish Composition English History; Indian History; Sir Chinubuai Madhaylas,

Continued.

Hindustani; English Law, both Civil and Criminal, Indian Law, both Civil and Criminal. both Civil and

\$3220 (3). Is the system equally suitable for the admission of "Natives of India" and of other natural born subjects of His Majesty? If not, what alteration do you recommend?—As stated in my arswer te question (1), Natives of India labour under the serious disadvantage of being far away from England; and candidates from this country for the Indian Civil bervice examination have to face the extra risk of going out alone to a distant country amongst quite different surroundings and a different climate quite foreign to their own at an age that, to say the least, is impulsive and emotional, and requires careful vigilance and guidance to guard against temptations to which adolescent age is particularly prone in a foreign country. This is an additional risk to the ordinary one that accompanies submission to examinations. All this can b. set right by having simultaneous exeminations both in England and in India, and candidates that have passed this examination in India may, if deemed necessary, be required to pass some time in England to finish and complete their preparation

to join their service in India.

8 221 (4). Do you consider that the combination of the open competitive examination for the Home and Colonial Civil Services with that for the Indian Civil Service is er is not to the advantage of Indian interests? Please give your reasons? In principle, to put all Civil Services on an equal footing a ombination as described in this question is describle; but if it has any tendency to take the oream of intelligence away from the ludin Uvil Servio by getting applical mosts to the Home Civil Service, I would prefer to keep the competitive exal inction for the Indian Civil Service separate. India requires the best brains

for her Civil Service.

88222 (5) It you do not consider the present system of recruitment by an open competitive examination to be satisfactory in principle, please stote what alternative you would propose.—The present system is satisfactory subject to the proviso mentioned in my answer to question (1).

83223 (7). What would be your cpinion with regard to filling o fixed properties of the vacancies in the Indian Civil Service Cadre by Natives of India, recruited by means of a separate examination in Iudia, or by means of separate examinations in each province of group of provinces in India? If you favour such a scheme, what proportion do you recommend ?- I am not in favour of fixing any such proportion because I consider such a distinction invidious, and as I do not advocate the holding of a separate examination.

88224 (9). If you are in favour of a system for the part recruitment of the Indian Civil Service by Natives of Irdia, in India, do you consider that "Natives of Irdia," should still be eligible for appointment in England?—I do not

begone for appearance at recruitment.

38225 (10). Would you regard any system of selection in India which you may recommend for young men who are 'Natives of India,' as being young men was are rountees or trains, as easing in life of, or as supplementary to, the present system of promoting to listed posts officers of the Provincial Civil Service? If the former, what alteration, if any, would you recommend in the conditions governing the Provincial Civil Service?-I would recommend no other system in lien of or supplementary to the present system.

33226 (11). Do you recommend any separate method of recruitment for the judicial brane's of the Indian Civil Service? If so, please describe the system which we would propose?—I think candidates who intend to join the Judicial branch must be required to obtain a legal degree of any University during the period of probation in England or in India after selection,

\$327 (12). Are you satisfied with the present statutory definition of the term " Natives of India in section 6 of the Government of India Act, 1870 (33 Viet c 3), as including "any person born and domiciled within the Dominions of His Majesty in India of parents habitually resulent in India, and not established there for temporary jurposes only," irre-pective of whether such persons are of unmixed Indian descent, or of mixed European and Indian descent, or of unmixed European descent? If not, state fully any proposits that you wish to make in regard to this matter?--! am satisfied with the present definition.

33228 (13). If the system of recruitment by open competitive examination in England is retained, state the age-builts that 'you recommend for candidates at such examination, giving your ressone?-The present age-limit may be kept if simultaneous examinations are deci-ad apon, otherwise it should be kept between 28-25.

33229 (14). What, in your opinion, is the most suitable age at which junior civilians required in England should commence their official duties in

India?-Between 25 and 26 years

33230 (15). What oge-limits for the open competitive examination in England would best suit candidates who are Natives of India, and for what reasons? Do you recommend only differ-entiation between the age-limits for Natives of India, and for other natural-born subjects of His Majesty?—If simultonoous examinations are held the present age limit may not be modified other-wise the age limit for Natives of India be mised by at least one year if not more

38231 (16). What alterations, if ony, do you recommend in the authorised syllabus of subjects and marke prescribed for the open competitive examination?—This has been answered in question (2). Sanskrit and Atabic should have qual numer of marks as Greek and Lotin. Persian may

\$3232 (17). Is any differentiation in the subjects for the open competitive examination in England desirable between candidates who are Natives of India and other camildates? If so, state them and give reasons?—No differentiation

352:3 (18). Do you consider it necessary that certain posts should be reserved by Statute for officers recruited to the Indian Civil Service and, if so, what posts and for what reasons? - The present Statute on the subject needs no modification

33234 (19). Do you consider that a minimum empertion of European subjects of His Majesty should be employed in the higher posts of the civil administration? If so, to what properties of the posts included in the Indian Civil Service Cade do you consider that Natives of India might under present conditions properly be admitted?—There should be no proportion fixed for rise to the higher pasts of the civil administration, as this rise must e the result of tried abilities only.

35235 (20). Do you accept as generally satisfactory in principle the present system under as generally Sir CHINDREA MADRAYLAL

continued.

which Natives of India are recruited for posts in the Indian Civil Service Cadre partly through the medium of an open compositive examination in Bagland, and partly by special arrangement in India?—The present system is not quite satisfactory.

33236 (21). Do you consider that the old system of appointment of "Statebry Grillaws 22, moder the State of 1576 should be revived 22, if so, what method of recruitment would you recommend?—The old system of appointment of "Statebry Grillams" should not be revived.

38207 [23]. If the system of recruiting military officers in India for pasts in the Indian Givil Service Gotor has been stopped or has never existed the your Province, would you advise the re-introduction, or introduction, as the case may be, and if the system should be introduced or re-introduction, to what extent, in your options, should the adopted P—There is no necessity for sool an introduction.

33238 (23). Do you consider that such a system should be restricted to the recruitment of military officers, or extended to the recruitment of the selected officers from other Indian services?—There

is no necessity for took an introduction.
3288 (E4) What is your opinion of the
system by which cortain posts, ectinarily hald by
members of the Indian Civil Service, are declared
to be posts (ordinarily termed hard posts) to
which members of the Provincial Civil Service can
properly be appointed 1—Posts theseadof for the
Civil Service engits in reality to go to the members
of that service unless there be exceptional cases
due to appeals merit that would warrant a departure from this rule a described in this greation.

88940 (26). Are you satisfied with the present rule which presentles that Natires of Icalia, retained the members of the Provincial Givil Service or Statutory ('ivilians, may be appointed to one-quarker of the litted posts ("Such instances must be very rare; the rule, however, may be retained to give scope to exceptionally bright intelligence.

\$824 (26) Are you satisfied with the system by which most of the inferior listed posts are maged in the Provincial Civil Service?—Indexonlisted posts ought not to be integed in the Provincial Civil Service. The natural course cought to be for the latter to combine with the former, retaining the oughton full pay of the appointment. \$8282 (27). Is the class of posts listed suitable?

18 not, in what divestoors would you suggest one of motion to the divestoors would you suggest one occurring, otherwise opportunities should be given to the deserving in such branches as are not covered under existing list, and proportionate increase in the number be made.

33243 (23). Do you consider that candidates recruited for the Indian Civil Service by open competitive examination should undergo a period of probation before being admitted to the Service !—A certain period of probation is desirable.

33344 (30). If so, how long in your opinion, should this period be, and what course of since about he prescribed for the probationers?—It should not to less than one year. This period ought to be devoted and pased in faith by those who are not Natives of Innia in sequiring practical knowledge of the warious modes of living and inside of the people and of the principal languages of Innia, so all if similaroses examinations be adopted, this probationary period should be passed by the Natives of India in England to complete task training and enlarge their experience by obtaining on the spot good insight of English

His and nexistations. Season is suited as the start, at some untable there in India, a coll set for the SE245 (23). Do you think it desirable to start, at some untable there in India, a coll set for the training of productiones of the Indian Ceril Service, and possibly of other Indian Services remained in England I—Any training obtained in a micration on the materia desirable in this question must be more of a theoretical in them practical nature. It would therefore be preferable to attach probabilisers to the some of their future untities where they can have opportunities of

acquiring practical insight by seeing the work that is actually being done there. 33246 (31) Do you think it desirable that can Provincial Government should arrange for the training of protestorers by saitable courses of instruction for the whole or portions of the first two years of cervice at some saitable centre "—My

neswer to the bast question covers this.

32347 (33). Anyon antificial with the present
arrangements for the training of joiner-officers of
the failus Octification of the present
should, in your opinion, be introduced T—This
present arrangement for training junior-officers of
the latina Octific Service after they have failed in
present arrangement for training junior-officers of
the latina Octific Service after they have failed
in appointments in Iodia would be submired; if they
goes the problemany period described in any
answer to question (30),
32428 (30). Do you consider that there has

32348 [dis. Do you consider that there has been any deterioration in the incredege of the Indian Lagranges presented by members of the Indian Lagranges presented by members of the Indian Lagranges presented by members of the Indian Legisland Consideration of the Indian Lagranges and the American Consideration of the Indian Lagranges and, if not, how could this tent in an adequate profession in the study of the Indian Ingranges and, if not, how could this tent be remedial?—There is some deterioration, and it is mainly due to the increasing spared of Enghis elunation amongst the people of this country. The knowledge of Indian languages aportund for examination perpases is bookts, and settad proficiency can only be attained by actually mixing with the people, whereby from contact, good colloquial knowledge and command over the language is obtained, and also a deeper insight into the working of the scool machinery of the people of this country is equivalened. Such a knowledge, in any opinion, must prove of immense values to the scenders of the Indian Civil Service and is bound to make their career an impublified account.

33259 (37) Please give your views as to what sings fit any are necessary to unprove the professery in the innovledge of lies of members of the Indian Civil Service, distinguishing between recommendations applicable to all officers and to officers selected for the Judicial branch [—It is lim of procedure on the basis sketched out in my seasor to question [16] adopted these would hardly be any need for further proparation for improving the proficeory in the knowledge of law. For the Judicial branch, a deeper and more intimude knowledge of various Indian Civil laws like the Hinda and Medlem have in necessary, in addition to the qualification mentioned in my answer to question (11).

33250 (40). Is any differentiation desirable in a system of training after appointment in India between members of the Indian Civil Service who

Continued.

are Natives of India and other natural-born subjects of His Majesty? If so, please state the special arrangements that you recommend?—If the probationary period described in my answer to question (30) be adopted, no further differentiation

is necessary.

3820 [41]. If you have recommended the introduction of any scheme of direct recruitment in India for Natives of India, whather in less of, or supplementary to, the system of recruitment in Bugind, please state what system of probation and training your recommend for officers so recruited?—As such a gehene is not recommended.

no special arrangement is desirable.

83292 (49), is any differentiation necessary in regard to the probation and training of members of the Indian Civil Service who are Natiwes of Thomas between promos of commiced Indian descents, of mixed Duropean and Indian descend, and of numbers (Buropean about)? It so, please states your proposals?—There is no such measury. My answer to question (39) owers this subject.

assert to question (av) overs an assigned as \$-253 (4). Do you consider that the exchange compensation allowance introduced in 1893, eligibility for which depends on suctionably or closeful, should be also lished, and, if so, under what conditions? Should good abothtien supply to officers sheard employed or be restricted to intere entrante?—This question depends upon the currency question that is of present the general topic of diseaserium. If Indoan similar are allowed to on gold the necessity of taking up this question diseaseers.

8022-447]. Turning new to the case of the Statatory Olivlians and officers of the Provincial Civil Services holding I atci parts, do you approve of the arrangement by which they came ealily approximately at the raise of two-childred of the early drawn in the same ports by members of the Indian Chil Service F I finely what state is you suggester for the wincom goddes of the evipt — For tain plays no distillation cought to be made.

Written answers relating to the Provinceal Civil Bervice.

382: 6 (51). Please refer to Government of India Resolution, No. 1046—1036, dated the 1940. August 1940, defaults the general conditions within shorted govern retriments to the Provincial Civil Service, and reproduced as Appeniix A. Are those conditions establishe, or have you say recommendations to make for their alteration?—These rules are mainly based upon editioning and class representation. As long as the former in available data representation should not be lockteight of, but efficiency should under no circumstance.

stances be sacrificed to class representation or any other consideration.

35256 (52). In particular, are the rules for the recursitance of the Provincial Civil Service in force in your Province suitable, or have you any recommendations to make for their alteration 7—In the Bonday Presidency the rules for the remitment of the Provincial Civil Service are on the whole suitable. If it he possible to give to all clauses the full hence to the system of selection, it should be so arranged.

33257 (53). Do you consider that recruitment for a Provincial Civil Service should exhinatily be restricted to residents of the Province to which it belongs?—The qualification of ability ought to weigh more than the consideration of province or locatify in the matter of recruitment,

33256 (56). Are you satisfied with the existing arrangements for the trinling and probation of officers appointed to the Previous Civil Nervice? If Inct, please state your objections, and what other arrangements you recommend Productions; for the higher grades that are brought in ty direct receive ment should be made to vork a separatural arrangements you have been also bee

\$3259 (57). To what extent are the fauctions of the officers of the Executive and Juriousl branches of your Provincial Civil Service differentiated?

Is any otame desirable and, if so, in what direction?—This can best be an world by officials.

33200 (58). Are you satisfied with the present designation "the Provincial Civil Service?" If not, what would you suggest?—This is a question of names only.

33201 (59). Do you neest as suitable the principle recommended by the Public Surviva Commission of 1805 67, and issue followed, that the conditions of the Provincial Civil Services as regards sainy should be adjusted by a consideration of the forms necessary to secure locally the desired quidibations in the offices appointed? If not, what jumpiple do you recomment 1—Ver. 33202. (99). As the wheating rate of pay and

32522 (94). An the exhining rates of pay and grading in the Provinceal Givil Nervice of your Province adequate to secure the desired qualifications in the officers appointed? If not, what afterstoom do you recommend?—Looking to the responsible positions they fill and to their status as Gazeted Given, the members of the Provincial Civil Service should not have less pay than officers of similar status of other departments.

Sir Chinushai Madsavlas, Bart., C.I.E., called and examined.

33263. (Chairman.) To what caste do you belong?—I am a Nagar Brahman.

33264. Will you tell us what public positions you occupy?—Professionally. I am managing two cotton utills. I am at present Chairman of the Committee of Management of the Ahmedabad Municipality.

33265. You are in favour of simultaneous examination?—Yes,

30266. And you are opposed to the proposal for a separate examination to fill a fixed proportion of vacancies in the Indian Civil Service?—Yes,

33267. You do not wish to see any minimum proportion of Europeans fixed for employment in the higher posts? I would not make any distinction like that.

33208. You are anxious to see the European element maintained in the Administration?—Yes, certainly.

ceruany.

32329 Do you feel confident that under a system of simultaneous examinations that speciment would be accured in the future?—I think so. Of course, it is a new idea, and it requires to be trief and experimented upon. The results will shew that there will not be any over-zuplas of Nalives.

Continued.

Sir Chinobhae Madhavlal.

33270. Supposing, simultaneous examinations were not instituted, would you consider as an alternative an examination supplementary to the existing one in England for a fixed number of of Indians ?-- That would go to fix the number as it were. I do not like the idea of making a hard and fast limit for it.

\$327). I am asking you if you would regard such a schemo with favour as an alternative. understanding by your answers that you would prefer simultaneous examinations?-I would prefer the simultaneous examination; but if that is not adopted I would leave the present arrangements on they are.

33272. You would prefer the present arrangement to any alternative other than that of

simultaneous examination ? - Yes. 33273, You think that under the present conditions the age limits for examination for the Indian Civil Service should be raised from

22 to 24 to 28 to 25? Yes. 83274. You make this suggestion in the interests of Indian candidates, I suppose?-Yes, chiefly for Indian candidates, and also for Europeans (ou, because they will be coming and

joining the Service with more mature indgment 33275. Do you think that the present age of 25 is too young for civilians entering the service?-No, I do not think so

\$3276. That is the age they come in at under

the present age limit?—Yes.
33277. You would on the whole prefer to

see the ago raised to 26 ?-Yes.

33278. You think that at the open competition certain subjects, including English and Indian law, should be made composory?—Yes, I think so.

33279. And if they are not made compulsory at the open competition they should be included in the syllabus of the final examination ?-Yes.

\$3.80. Do you think that the prabationary conrec which you propose for Europeans and Indians would leave sufficient time for an adequate analy of Law [-] think so, if they did it at the same time in England.

33281. Do you think that your one year's probation would give adequate time for the study of law which you suggest?-That will be after passing the examination. Of course before they must the examination they have to study the law as suggested by me in answer to question (2). So that this will be an additional

study. 33282. The introduction of these subjects into the open competitive examination would involve a departure from the main principle upon which the examination is based, I mean from what is known as the Macaulay principle?-Yes, that may be; but the study of law for all Civil Servants is more or less very useful to them in this country. When it is neglected, or when it is studied later on, they do not get sufficient knowledge.

33283. Would it not, on the whole, he better to confine the examination to subjects taught in the course of a general education and to give the training in law subsequently during the time of probation ?- If it be possible to be done I see no

objection to it.
33284. You do not mind when it is done so long as the civilian enters the Service with an adequate training in law?—This is a subject that should not be neglected. That is my object. 23285. How many years after passing the examination would you suggest that officers should be transferred to the Judicial branch?-Directly after their examination would be a

35256. You do not think that a few years in the Executive line is of use to an officer before he takes up Judicial duties?-Certainly it would be useful; but it would be against his further proapects of rise and promotion in the Service.

33287. It would affect his prospects of rising in the Service, and therefore you would scouer see him choose it directly after the examination?—Yes

33298. You say that if the present system of open competition is continued the number of listed posts should be increased. Would you tell we what increase you would like? -- In the Bombay Presidency I think we have eight at present. It may be doubled at least, if not

33289. Now I will ask you a few questions You are, I believe, with regard to your business. You large employer of labour? -Yes.

33290. Do you find that in the last ten or fifteen years the cost of living has increased appreciably?—Yes, it has increased about twenty five to thirty-three per cent,

3-2+1. And with that general rise would you say that there has been a corresponding rise in the rate of wages amongst the working class

too rate of wages amongst the working-class community?—Yes there has been. \$3292. They have increased their rate of living along with those in higher circum-ctances?—Yes, along with the higher grades of восте**\$**у.

3393. In your business do you employ many Europeans?—Yes, about seven or eight, 33394. Have you Indians occupying the same kinds of positions as those Europeans?— Sometimes I have had Indians on the same posts and sometimes Buropeans

23495. And you have found that the Indiane whom you have employed have been able to supervise the nen under them satisfactorily !--Yes, some of them quite as efficiently. Not all, bet some.

33296. As regards the Europeans you umploy, can you tell us what salary they enjoy?—From Rs. 409 to Rs. 700 and Rs. 750 s month.

33297. Do you increase their salaries antomatically ?- Most of them we have got ont from England have been on the agreement

34298. Is the increase from Rs. 400 to Rs. 700 made in accordance with the number of years they have been in your service ?--Yes, 33239. You have a kind of time scale ?- Yes, 33300. At what age do you take Europeans

into your Mills ?- Not before they are thirty,

33301. Do you recruit them direct from England, or are they men who have been in India before? -Sometimes I take them from India and sometimes I take them direct from England,

3:302. Do you find that the European who comes out direct from England takes long to pick up the language?—I think in six mouths they are quite capable of making themselves intelligible to the workmen. 416

continued.

\$3208. And I suppose, they come out without any knowledge of the vernacular at all ?- Absolately none.

33304. They pick it up merely from inter-course?—Yes.

33305. What is your system of leave for Europeans?-After they have worked for three years I generally give them leave for three

years I generally give Loran heave 151 surpose, menths on half pay.

28506. They take their holiday, I suppose, in India 2-No, they generally go to England. A Sagar. To you pay for their journey to England and beack 2-4f I pay for their journey for I do not pay their salary as well. If I pay half-

their salary, I do not pay for their journey.
39308. As regards Indians who are occupying corresponding posts to l'uropeans in your-Mills what terms of leave de you give to them?-I have engaged Indians also on sahries of

Re. 600 and over. 33309. And their leave?-They do not have the same leave as the Englishmen, because they

have not to go to England. \$3316. You give them the same salary as

Buropeans and you allow them the same leave?-Yes, according to their shilities. 33311. You make no differentiation between

them ?-No. 33312 (6ir Theodore Morison.) You have recently made some very generous donations to education, and especially to scientific education,

have you not ?- Yes. 33313. Do you find that there is a need of a greater scientific knowledge in industry?—Yes,

it is becoming greater every year. \$3314. You think it would be useful for industry if there were more Indians with a scientific equipment?—Yes, I think in time to come it will be indispensable.

\$8315. Can you tell us whether you think there will be a considerable number of openings for educated Indians in industry !- I think so, if they prove themselves to be quite practical and not theoretical. If they show some practical results there will be some good openings for tham.

33816. At the present moment, do you employ my considerable number of graduates in Science,

B.So's ?-I have one in my mill at present, 33317. What sort of salary do you give to a

B.Sc. 7—I am giving him at present Rs. 400. 35318. What starting pay did you give him ?—I do not recellect properly, but I think it was between Rs. 800 and Rs. 490.

93319. And he is now getting Rs. 400?-Yes.

\$3320. With regard to your answer to question (60), you think that the members of the Provincial Civil Service should have more

pay ?--I think so, 23321. You think that in industry they will soon be able to command salaries snot as you have indicated that you yourself give ?-Yes,

38322. There is going to be a considerable demand for them?—Yes.

33328. (Mr. Chaubal.) When you spoke 33328. (dir. Gkashel.) When you spots about Europeans being able to apeak in the vermenter, in Gujerati, in air months, I suppose you meant only to refer to the sort of conversation a rue has to keep up with the worken under him I—Xes, to make himself intelligible in the huminose. his business.

33824 Do you think that man would be able to converse with you as regards your home life, -your domestic relations, and the ways of living; I mean the sort of general conversation which you would energ on with an Englishman, or Frenchman when you want to know what their habits and sentiments are? Would be be able to carry on a conversation on these points with Indians in the vernacelar after six months' straining?-No.
33325. What you mean is that he picks up

enough for the purposes of his business rela-tions? Yes.

38326. I see that you have avoided answering question (57). You say "This can best be a memorad by efficients"?—Pes.
33327. I suppose the public has an interest

in the concern of the administration of justice, has it not?-Whatever I have said would be more as a suggestion. I cannot say anthorita-

\$3328. I do not want you to say what the official view is. I want to know your opinion as a member of the public, so far as those two branches come into contact with you, and with you as a member of the public? Do you think that the combination of the two is desirable, that is to say the Executive officers performing magisterial work?-It would be much better to separate them, no doubt; but how far that would

be practicable I cannot say.

33329. From your experience, you think it would be desirable if it could be done?—It would

be more convenient.

35350. Can you say that that is generally the feeling of the public you have come across,that it should be so separated?-Yes,

\$3831. (Mr. Siy.) The Enropeans you employ in your Mills, I suppose, are in the capacity of expert foremen?—Yes.

that you employ?—What we call overlookers... 33333. In technical branches?—Yes... \$5:32. It is the technically trained European

33584. You have recommended that after the English candidate is successful at the open competition he should come out to India for his probation?-Yas.

\$3335. And you wish to see his probation spent in India in order that he may get greater knowledge of Indian conditions?—Yes, by coming into greater contact with Indian society and Indian ideals.

\$3336. Is that opinion of yours based on your experience of Indian civilians who have come out,-that they do not get into sufficient centact with Indians at an early age?-I compure the two classes of Europeans. One is the Covenanted Indian Civil Servant and the other the commercial community, or the machinery class. The machinery class and the commercial census, are meaninery case and the definition of community generally do come into contact with Ludian society and Indian people, and they understand the way of Indians much more instinately than officers of the Indian Civil Service. On account of their notions of their Service they cannot, in my opinion, mix quite so freely with the Natives as these gentlement of the other communities do.

33337. Is your experience of civilians in Ahmedahad, and Gujerat generally, that they are unable to converse in the vernacular with Indians?-They are able to converse with Natives Sir Ceurubbai Madhavial.

concluded.

in their own vernacular. I have met several gentlemen who speak the native language very finently, but they have not the opportunity or time to mix so freely with the people in their

official capacity, 33388, (Mr. Fisher.) You said in answer to Mr. Chaubel that it would be more convenient to separate the Executive from the Judicial. Will you explain to no in what the inconvenience of the present system consists?—I mean the

inconvenience to the public.

33339. What special inconvenience are you alluding to?—They have to go from place to place when the functions of Judicial and Execu-

place when the functions of Judicial and Executive are combined.

29840. That was the special incommence

We are communes, 23340. That was the special inconvenience which was in your mind?—Yes, 23341. Besides that, was there any other inconvenience in your mind resulting from the union of the two functions?—There may be

inconvenience to the officers themselves, 37342. (2tr. Heston.) In survey to question (11) I understand you to say that you do not advocate a separate method of recruitment for the Judical branch; you only advocate separate

training ?—Ves.

3383. (Mr. Jegister.) In answer to question (60) of the Provincial Uvil Service sories you say that looking at the responsible position they fill and to their states at Executive offeers, the members of the Provincial Civil Service should not have less pay than officers of a similar states in other Departments?—Yes.

38344. How can you compare the pay of Deputy Collectors of similar status? How can you say what particular officers of other Departments should be paid?—In the Abkärt Department and other Departments, they do not come

under the Civil Service as far as I understand, and some of them are drawing higher pay than the Provincial Civil Service officers.

38345. Do they get more than Rs. 800 in the first grade? The Depety Collector's pay in the first grade in Rs. 800. Do you think that therears higher rates in other Departments?—I think they get more. That is my impression of the case in the Ablách Department.

\$3546. You want the pay raised from Rs. 800 to something more ?—Yes.

93347. (Mr. Bhadbhade) In reply to a quastion put to you by one of the Honourable Members you said that; you extend a Bec, graduate on Re. 300 to Re. 400. Do you think that that is the general scale upon which they will be able to get a post observable; or is that a special cane I—That is what I am doing; that

33548. You do not think a E.So, could get a start on Es, 400 elsawhere?—I cannot say whether be would get a start on Es, 400 in a permanent post elsawhere. It depends upon his methaless to the coorers. If he is found useful the is sure to get either Es, 200 or fis, 400.

33349. In your susser to one of the Provincial Civil Service questions, you say that the rules for the recruitment of the Provincial Civil Service in your Province are governily mitisfactory. I suppose, you have not gone through the rules terforism. It is a general opinion?—Yes.

88350. You do not know what the grisvances of that particular class of servants under these rules are? That is a general impression?—Yes.

(The witness withdrew.)

GANESH KRISHNA SATHR, Esq., Pleader.

Written Auswers relating to the Indian Civel Service.

3855 (1). What is your experience of the working of the present system of recruitment by open competitive examination is Bagland for En Indian Civil Service? Do you accept it as goozelly satisfactory in principle?—I consider that the present system of recruitments by open competitive examination is generally satisfactory in principle. It cannot be devoted that on the whole Civilians are found to possess a high standard of intellectant institutures and culture, which make them generally a capable class of deplications of the control of the c

35552 (3). Is the system equally satishis for the admission of "Matrice of Lichis" and other natural-born subjects of His Majoraty? If not, what alteration to you recommend?—Cartainy the system is used; smattlade for the admission of Natives of India for the following among other reasons—(c) The cost of sending boys to Registed and keeping them there for at least two years is found by most to be relative, Besides, this expenditure has to be racked for a more chance of success. (ii) Many prevents exhibit an uswillingness to send youths a foreign country to be expected to the inclinate of a different clinical and to the templations of their new controments, (iii) In some cases, instrumentable difficulties are from religious screptes.

To remedy this inequality, I recommend the holding of the competitive examination simultaneously in England and in Justa, the standard and machinery of the examination being the same in both cases.

3333 (S). He vod no de consider the pressuruptes of resultment by an open competitive extransition to be satisfactory in principle, please take the desirability open confidence to the hare already said that the present system of the receivances by open competitive exemination appears to me sound in principle but it is soon to across the confidence of the present system of the metric objection on the ground that I christos are thereby placed under a great disadvantage and are practically auth out.

\$3356 (6). In particular, what would be your opinion regardings a system of simultaneous constitutions in Belts and in Beyland, open in both core to all natural-torus subjects of His Mignety 8-1 am entirely in favour of having the present competitive acceptance of the different centers, etc., (f) in England and (fi) in India, open in both cases to all natural-born microst of His Migdely. This change will could be best taken of the hand to compete at the examination and to succeed according to merit, and will remove all the difficulties ammented in a surver to openion (3). This will also largely need the legitimate apprecious of claused Indiatas and removes a chronic cases for disastation. It think, however, that all the exception is the control of the control o

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[continued.

thought.

This subject has engaged the attention of the years and several objections have been pressed, for the withholding of the concession, the chief among them being that the Service will be swamped with Natives and that this will ulti-

their responsibility to the State and the public alike. I am not aware of any instances where all important matters to carry out laws and executive orders laid down by Government. Again, the administrative machinery is by this time so firmly and completely settled that there

can be dry be opportunities for Native Civilians to do any mischief not easily remediable.

33355 (7). What would be your opiniou with regard to filling a fixed proportion of the vacancies in the Indian Civil Service endre by Natives of India, recruited by means of a separate examination in India, or by means of separate examinations in each province or group of provinces in India? If you favour such a scheme, what proportion do you recommend?-.. sates with the proportion of your reconstance of the second of places ordinarily held by Indian Civil Service of places ordinarily held by Indian Civil Service men by Natives of India recruited by means of a separate examination in India or by separate. Profincial examinations. The greatest drawn of the property of t back of this system will be to create a feeling of inferiority or inequality not only in the minds of the recruits themselves but of their European fellow-civilians, merely from the fact that the two examinations happen to be different. This feeling could not be avoided even if we have an equally high standard of examination in India as equally night sessioned in England. In fact, I should that obtaining in England. In fact, I should prefer recruitment both of Europeans and Natives by one and the same system, the centres of the examinations being hereafter two

33356 (9). If you are in favour of a system for the part recruitment of the Indian Civil Service by Natives of India in India, do you consider that "Natives of India" should still be soligible for appointment in England?—The eligibility of Natives of India to compete in England at the Indian Civil Service Examination must, I think, be slways maintained, irrespective of any decision that might be arrived at as to the proposal to hold simultaneous examination in India or as to the proposed recruitment by nomination or combined nomination and exam-

spend a couple of years in England as probe-- 33857 (11). Do you recommend say separate tionary period. This compulsory residence method of recruitment for the Jadicial branch of . should ordinarily meet the objection raised in the Indian Civil Service? If so, please describe. should collitarily meet the copenium ranges and many account contains the crystem which cryos would propose 2—Their certain quarters that, a simultaneous, examination in India will give, men having no showorkeling, present system of recruiting for the Indianal of Western manners, customs and habits, of branch of Indian Civil Service, is not open to objection. But, I consider that a special and better course of legal training (which I have This subject has engaged the assention on the foreground and of the public for a number of stated in detail in answer to quantions (37), and years and several objections have been pressed, (36)) be made compulsory before they come to be appointed as District Judges. At present, there are 23-appointments in the Judicial branch of the Indian Civil Service in this Presidency ewanged was related and that this win tittle of one indiminization Service in this Presidency?

This apprehension of overcourding appears to and Judicial Assistant in Kathisman. Only in the introduction of demolitudes constrained in the only of those only two years, now had by Nafreza, high and the competition so wride that even with: It is quite just that in this shounds of services, the introduction of simultaness constrained in the other spend long lathing is ancessary, but It did it is most unlikely that, at least for a the number of issues appointments should have marked of a cantary or more, the number of the secretarile of Nafreza (1.4). quarter of a century or more, the number of preserved for Natives of India. I would forther passes will be appreciably large. However, I am propose that one-third of such reserval empirication. propose that one-third of such reserved appointpasses win as appreciately stage. Answers, a major propose was constant to asset reserved appears— clearly of opinion tasks even assuming that, then masts should go to Sabordinists Judges of proportion of Natives will gradually increase, proved ment and capacity, the remaining stem-hative officers with each high intellectual status. Thirds being recruited from out of advocates. mente and well developed character might legiti-, and pleaders practising in the High Court and a mately be expected to possess a due sense of sim District Courts.

33358 (35). Are you satisfied with the present arrangements for the training, of junior officers. Antee Critica have been found wasting in of the Indian Criti Service after they have taken administrative qualities. These officers have in my their appointments in Indian Criti Service after they have taken all important matters to carry cut have and, change should, in your opinion, he sintroduced? -I have not to suggest any alteration in the present system

33359 (36). Do you consider that there has been any deterioration in the knowledge of the Indian languages possessed by members of the Indian Civil: Service? At so, what are the causes? Are you satisfied that European membere of the Indian Civil Service attain to an adequate proficiency in the study of the Indian languages, and, if not, how could this best be remedied! — I am not from personal experience in a position to say if the knowledge of verna-culars has latterly deteriorated amongst Euro-pean Indian Civil Service. But, inquiry made. on the point shows that this is a fact. Formerly a the number of English knowing clerks was ... comparatively small and seven the Daftardars . and Chitnies to Collectors, in old days, worepurely vernacular knowing men. It was, therefore, incumbent for officers to have an intimate or knowledge of vernaculars to be able to understand daily routine correspondence, bulk of which was carried on in vernacular. My experience is that European Civilians of the present day can . generally follow the statements of witnesses made in Court or petitions read ont, but often they are found lacking in that intimate knowledge which is essential for a free and direct intercourse with the people with whom they daily come in contact in the discharge of their official duties. This evil would be easily remedied by prescribing a stricter test than at present apparently obtains. A better knowledge of the vermocalars is also desirable from administration trative point of view.

33360 (37). Please give your views as to what " steps (fi any) are necessary to improve the proficiency in the knowledge of law of members of the Indian Civil Service, distinguishing between recommendations applicable all officers and to officers selected for the Judicial brauch? (38) Do you recommend any "

Feontinued.

special courie of study in favi in India for efficience selected for the Josicial braich I—(37-9) Under existing conditions, Givilians come to be invested with powers of Sub-Divisional Migistrates and Magistrate, at Iclass, after a sortive of over two years and after passing prescribed departmental examinations. A fair knowledge of Cfriminal Law and Procedure and Bridgeies Act is acquired by this time and it must be admitted that most of them make good Magistrates after some experience. But I would still promment that they should watch the working of Sessions Court for a term of three months. The experience is the property of the service of the process of th

improve the tone of Oriminal admirisharation.

Judicial Brench. It cannot be doubted that
unifor present system of recruitment for the
Judicial Branch. Oritimos have hardly any
knowledge of the Civil Law when they are
solucated for it. As present, an avaisant Judge
is required to do original Civil wark for
narrly at months before he is invested with
powers to heir appeals. But, the instruction
reddered and exprisence gained during this
time is not in the least sufficient to make
them "efficient Civil Judges. Several years
elapse before they acquire adequate insight into
Civil Law. But, during this period of vistand
probation instances occur where subscarringes of
justice takes place for want of requisits rowlongs of Law. They also feel their own weekmeds in not being able intelligently to follow the
arguments advanced by the Pleeders for either
side, and this state of things entaully tends to
weaken the confidence and respect which the
Beside bught always to command.

I would propose the following alterestive rounders—(i) heavy Offician selected for the Facilities Practice Brace bond to make the spondars produced by the following the selected for the Facilities Brace bond to the to spond see the facilities of the following the following the following the following the following the following the facilities of the first bond and particular as the High Court may prescribe, or (ii) he tarp be placed as an apprentice with the Advicate-Greeneral or one years member of the Bar who should certify that he has fully utilised his time in gainting the necessary legal training. Even under this system the cransionistic recommended above should be insisted once.

3338 (39). Do you recomment any apicial trathing in sabordinate judicial posts in India for officers selected for the Judicial branch of If so, please give details?—If either of the recommentations made in the above assure he found acceptable, then I do not see the necessity of giving Civitians special training in suberdinate judicial posts.

88582 (47). Turning now to the case of the Statancy Civilians and officers of the Provincial Civil Services holding listed posts, do you approve of the arrangement by which they draw salary approximately at the rate of two-thirds of the pag drawn in the same posts by members of the Indian Civil Service? If not, what rates do you suggest for the various grades of the service?—The differentiation now observed in the salaries of twitness and those of members of the Provincial Civil Service bolding Ested appointments cannot be justified on lay orniderations. If Government expects the latter to matatain the same high position as that of

special course of study in law in India for officers." the former and it they are required to discharge selected for the Junicial bright H-[37-8] Under." the duties apportaining to the office writh equal visiting conditions, Orbitance one to be invested the study of the property of the

# Written Answers relating to the Provincial Civil

33833, N.R.—Under this head, I have confined my remarks to the Julinial branch alone and have instead of giving answers to the various questions, stated in brief the scheme I would advocate for recruitment, pay, and promotion in this branch. The present rules are to be found printed as accompanisment to Government Resolution (Bonbay), Revenes Department, No. 1112, dated 264 February 1912.

The specimit as given there is 90. Bachelors of Laws ordinarily are not risules 25 years of age at the time of taking their dagrees. The list of candidates in one so full that many get barred by age-limit said to avoid soils about 90 may get barred to service in the lower grade of the Subordinate Judicial establishment. Only a few succount in seconing qualifying uppointments. To bear to it accept made post in the control of the succession of the second post in the control of the succession of

I would, therefore, propose to extend the agelimit from 30 e 35 years in order to secure for the Judicial service man of mature prostical experience. Proceduce at the Bar for three of the years in the present crowded state of the projection budly means any practice worth the name; much less could it be called full and convisuous as required by the rules. I find that a cimilar extension of age-limit was sentioned for Madrata i 1004 with a suggestion from the Scenetary of State to the Government of India to take into consideration the question whether a similar change should not be assict in which the same of age-limit the pay of the last grade of Sab-Judges about the reise from Rs. 130 to Rs. 250. If the services of really capable lawyers are to be secured, I would arrange the present grades of 2nd Class Sch-Judges along the years are to be excured, I would arrange the present grades of 2nd Class Sch-Judges along the grades of Rs. 250, 309, 300 and 400.

In the Presidency proper there are in all 17 - 1st Class Bab-Jedges and 3 Sanal Cause Court Jadges divided into three guides. The peconiary jurisdiction of such courts untilinitied and the work is, therefore, peosessirly more important, responsible and onerous. Sub-Jadges from this class are invariably invested with appellant pureurs. Recruitment for this class should, therefore, be made firstly from 2 and Class Sub-ribards Jadges of proved merit and secondly from amongst binorespily competent practising pleaders in the High Court and District Courts, irrespective of age-limit. I think the proportion of such direct recruits to the total number should be 10 s for 1 to 4.

420

A reform of the method of recruitment for the Judicial service (Imperial and Provincial) on the lines above indicated will, I have every hope, open a new field for deserving members of the Bar, and while it will serve as an incentive to

Mr. Gayesh Krishna Sathe, called and examined.

33364. (Chairman.) You are a Pleader, are you not ?-Yes

23365. Where do you practise ?- In Sholepur. 33366. To what caste do you belong?-

Brahman. 33367. Do you fill any public posts ?-- I have been the elected President of the Municipality for the last five years. It is like a town Corporation. 33368. You desire to see simultaneous exa-

minations established ?- Yes,

33869. You say you think that it is most unlikely that at least for a quarter of n century the number of those who pass will be appreciably large ?-At least for some time it will not be

appreciably large.
33370. Do you regard this as a monit or
demerit?—I look at it from a point of view that if it is not to be introduced on the ground that the tone of the British administration would suffer, then that apprehension would have no ground for some time to come. I do not mean thereby that more Indiana wili not be in a position to overcome all the difficulties which are now in their way and that will be for some time in their way. I have spoken of the difficulties in my answer to question

(3).
33871. You recognize the need for Europeans in the administration?-Decidedly. I do main-

tain that a tone ought to be kept.

33872. At the same time, you want to see more Indians admitted into the Service?—That is

what I think. 33373. You anticipate that under your scheme only a very few more will be admitted for the

next quarter of a century ?-Yes.

88374. Would you accept a proposal for establishing an examination in India supplementary to the one in England, which would offer opportunities to Indiane for a limited number of vacancies?

Yes; as the next best

38375. You would like to see the Judiciary recruited partly from the Indian Civil Service, partly from the Bar and partly from the Subordinate Judges. What proportion from the Indian Civil Service would you like to see? - I have given one-half as the number from the Indian Civil Service; and the rest of the one-half, one-third from the Subordinate Judges, and two-thirds from the practising lawyers and advocates,

35876. How many years' practice would you require from those from the Bar ?—Not less than

ten years, at any rate.

83377, You think a good class of men could be induced to join the Judicisry from the Bar?-Provided the chances of promotion are as good as they are for the Civilians, and provided they give good salaries, I do not see why it should not induce good people to come into the Judiciary.

33378 You think it is good for the Judiciar to be recruited from different sources?-I think

83879. Not all from the same source, but from varying elements: in that way you think it would give strength to the Judiciary ?—Yes.

.3338t. I assume from your desire to see half recruited from the Indian Civil Service that you

loyalty and to hard and honest work among the legal practitioners as a class, it will attract to the Public Service really deserving men of practical experience and capacity.

think that the training in that service in the Executive line is of use to a man who ultimately becomes a Judge ?-Yes. It is not at present availed of, There is no system under which that training can he obtained by Civilians before they are made . full Judges.

33381. You are anxious to see a much more definite and scientific form of training in law for the Civilian ?-- Yes. There should be some test.

\$3382. Not only as a test, I take it, but you would like to see proper training too ?- Yes.

33383 As regards the pay in the Provincial Civil Service, do you think that that is adequate at present?—I am only referring to the Judicial Branch of the Provincial Civil Service. I think I have suggested some shange. If they begin at Rs. 250 I think that is adequate. I should like to see them begin at Rs. 250 and go up to Rs. 800 or Rs. 1,000. The present scale is Rs. 150, which is ridiculously low.

33384. You would like to see an increase of Rs. 160 a month in the lowest grade? Yes.

\$3385. Would you favour a time-scale of pay, or would you leave the different grades as they. are, and have promotion by seniority from one grade to the other?-By seniority and by ment and capacity.

33386. And by selection?-The general rule is that officers in the grades of which the pay is Rs. 500 or more are selected by seniority and

proved merit.

33387. Therefore, you would continue the same system except that you would slightly alter the grades. You would raise the lowest grade to Rs. 250.7 Yes. In view of the recommenda-tion I have made I think practising lawyers of tion I have many 1 mount and to join.

says. (Sir Murray Hammers,) Where do you

metise as a pleader? - Sholapur, a district town

in this Presidency.

33389. How long have you been practising . there?-Seventeen years

\$3390. Are you a Native of that district?- .. I am a Native of Poons,

33391. You think that the present Civilian as a rule can make himself understood in the vernacular, and talk to witnesses, but you would like to see him do so in better language?—I do not mean to say that he can talk to witnesses in the vernacular, but he can follow by the context what is stated while the examination goes on. He finds . it difficult to talk to vernacular-knowing witnesses.

33392. But do not the Magistrate, in Sholaour put questions to witnesses in Marathi? -- Very They do so through

their sherishtadars or clerks.

\$3393. Do you practise in the District Court much? - Principally, in the District Court, the Sessions Court.

32394. Does not the Judge at Sholapur know

Marathi enough to cross-examine witnesses fairly well?—The present Judge; but the majority of them did not know.

34395. But the present one knows?—Yes.

33296. Do you know the District Magistrate

in Sholapar ?—Yes.

continued.

83397. Does he know Marathi pretty well?-He can understand what others may in the

38398, Is there on Assistant Collector at Sholapur?-He happens to be a Parsee, so that he

knows Marathi very well. 83399. Is there no other Euglish officer in

Sholapur District except the District Judge and the Collector?—There is the Civil Surgeon. 88400. I mean Civilian?-There is nobody

33401. You do not think it meetssary for Civilians to go to England for any tentuing to hecome Judges ?—No. I think the alternative which I have proposed would bring about the desired result. 33402. You have never been in England your-

self?—No, I have not been to Englan

33403. But you think that a Civilian by attending the High Court, and by examining the work on the Appellate and Original Benches for some time, would be able to do his Civil work all right?-Yes. In addition to that I am of opinion

that some test should be prescribed.
33404. Some examination in law?—Yes.
38405. And you do not think be ought to

serve as Assistant Judge for any time?-No, because that probationary period is served at the cost of justice. Many instances occur where 2 miscarriage of justice happens on account of their inadequate knowledge of law.

33406. You propose to make him straight off a District Judge?—Yes, after he has spent one year in the High Court Appellate Bonch, Original

Side and passed the test.

Side and passes the cean.

\$3407. Do you not think after a year of
training in the High Court he might he made
first of all an Assistant District Judge and allowed
to take cases sent to him by the District Judge?— After ell his training, if he isappointed an Assistant Judge it is better than appointing him a District adge at once 83408. Yo

You think that the Provincial Civil Service officers holding listed appeintments ought to get the same pay as the Indian Civil Service

men?—Yes.
\$3409. You do not think they ought to get the two-thirds that they get now?—Na.
\$3410. You would like to see the age limit.

for the appointment of Subordinate Judges mised to 35?—Yes.

33411. That is the age in Madras, is it not?

82412. You would like to see it brought up to that age here?—Yes.
33413. [Mr. Macdonald.] Do you practise over a pretty wide district?—I practise over the

whole district

38414. You come into contact with one of the District Judges?—Yes. There are eight Subordinate Judges, and seven or eight Magistrates.

83415. What nationality are the Subordinate Judges ?- Most of them are Hindus. 33416. They have been appointed under the existing rules and regulations?—Yes, under the Act. 14 of 1869. I think as far as the recruit-

ment of the Subordinate Judicial Service is concerned the system has been the same.

33417. There is no complaint about the

method of appointment?-No, I am not aware of any ..

33418. They appoint as good men as they can reasonably by their hands upon ?—Yes. The only thing that comes in their way is selecting

people who are only under thirty. I have made

reference to that in my note.

33419. I am referring to things which are
not in your note. The Judge, you say,

would come into contact with seven Magistrates?-Yes, Rach Táluka has got a Magistrate, so that there are about seven Magistrates of the second and seven first class,

\$3420. They are also appointed under these rules? They are appointed under the rules which are called the Provincial Civil Service Rules of the Executive Branch, men of Mamlatdars'

grades and Deputy Collectors' grades. 33421. Has there been any complaint as to how they have been appointed?—No, there has

been no complaint at all

33422. The selection has been from just as good men, as good as could be obtained, to fill the posts?-Yes, to the case of some Magistrates who come from the Mamlatdars' grades there is a regular service which is called the Subordinate Service, from amongst whom they are selected Service, from amongst whom are an articles after they have passed cartain examinations.

regard to selecting from the Subordinate Service, have you ever heard that selections are by favourtism more than by merit?-I have not

heard of it. 33424. So that, you have no compleints about that ? - No.

33425. (Mr. Chanbal.) You are an Assistant Public Presecutor in Shelapur ?-Yea.

How many years have you held that 33426. post? - For over ten years.

33427. You are at present a nominated member of the Legislative Council of Bombay?

\$3428. You have had considerable criminal and civil practice throughout the District?-

23429. With regard to these questions about the recruitment to the Provincial Civil Service in the Executive Branch, are the Mamlatdars appoint-ed by any competitive examination?—They are. It was formerly called the lower standard and the higher standard. 33430. The lower standard and the higher

standard are examinations which persons employed in the Revenue Branch have got to go through before they come to a particular grade. What I want to know is, are Mamlatdars, as Mamlatdars, recruited by any competitive examination?—

33431. The greater proportion of the gentlemen who fill these posts are persons who have risen from the lower service?—Yes. 33432. They get from Rs. 20 to Rs. 25, do they not?—Yes. They begin with Rs. 20 or

Ra. 30.

33433. And they gradually rise up to Mamlatdars?-Yes.

\$2434. Have you say idea of how many it takes a man who gets into the service on Rs. 20 a month to become a Mamlatdar ?-That depends upon whether you find the list full, or not. I think ten years may be taken to be the ordinary

\$3435. My question is this. Take the Judiciel line and take the Executive line. The public

continued.

has a certain opinion about the class of officers who soon after taking their degrees, and after the education they get, are at once brought into a fairly comfortable position on Rz. 150 or Rz. 200 as Subordinate Judges?—Yes.

33486. And side by side with them, you find here a class of people who got not the Service on Rs. 20 and Rs. 25 a month, and who then gradually rise up to be Mamlatdars or any higher grades. Do you think that the public is satisfied with the latter class of officers who have been brought up to high posts in this way ?-I think the former

command greater confidence than the latter. 33437. Is not that the nature of your complaint so far as these so called qualifying high posts

go in the Judicial line?-Yes.

33433. Therefore, if you get a man properly trained for the work you would rather hing him at once into a Subordinate Judge's place than make him work for any number of years on Rs. 30 or Rs. 40?-Yes.

23439. I want to know whether all the Judicial work of the District, Civil and Criminal, is new done in the same branch of the Service?-The Magisterial work and the work of a Civil character which comes under the Mamlatdar's Court, are done by Mamlatdars and Deputy Collectors. The Sessions Court work is done by the Sessions

83440. Therefore, the present Judicial branch is not the branch which disposes of the whole of the Judicial work of the District?—No, so far as the Subordinate Judges are concerned they only dispose of Civil work. It is only the Sessions Judge in whom is combined the office of District

Jungs.

83441. Is public opinion estisfied with this combination of the two duties in the same officer?—If my impression is correct, they are not

satisfied. 33642. You have been, I know, seventeen years practising in the District, and as I happen to know the amount of practice you have, will you kindly tell the Commissioners why it is you say that the public object to this combination? Can you give me the reasons which the public are feeling as to why they complain about this combination ?-I think the reasons may be three or four. I have not attempted to answer that question, though I have some views en the point. Generally speaking, these Magistrates are touring officers for eight months in the year, and that means a lot of trouble, not only to the parties but to witnesses; and in some cases they do not oven find it convenient to secure legal help. If I were to speak something on the side of Government in this respect, I think they have also to spend a good deal on batta and maintenance allowance, and so forth, because witnesses and parties of one Taluka have to go distances, sometimes forty or fifty miles, following the Magistrate, wherever he is, and the case is not generally finished in one day's hearing, or it may be in two day's hearing. That is one of my reasons. The second reason is that there do arise cases in which we find that these Magistrates and once in wight we not this rapes integranted deciding hot coording to the strict letter of the deciding hot coording to the strict letter of the law, where questions of the policy of Government are concerned. I do not incum to say that any pressure is brought upon them, not in the least, but perhaps they may have their own inclinations in the junter, and bring caterdinate to the lightest Executive officer of the District they might not like to go against that principle or policy. However, that is my own opinion. I do not know whether it is correct or not.

33443. You mean that they may be biassed by the views which they think are held in superior quarters?—Yes.

33444. Is there any other reason?-No. 33445. Do you think that a person who works, say, for eight or ten years in the Exceptive Branch say, or whether there is a tendency to lose, what is known as the judicial frame of mind? Take a person who has taken his degree in law, or whatever it is, and he works in the Executive Branch, say for eight or ten years ?- I think that atmo-

ere has some effect \$3446. What kind of effect?-That independenes which we require of Judges may he shaken

to some extent.

33447. You mean it has rather a tendency to destroy the judicial frame of mind, if I am not sutting it too strongly ?- The word "rather" does not mean strongly.

23448. In your District there are often years

of scarcity, are there not ?—Yes. 33449. In those days, the Subordinate Judges of the District are invested with Magisterial powers, are they not?—Yes. I am aware of three cases in which that was the ease. 33450. You have said that these Subordinate

Judges de criminal work !-Yes, and I should say

it is satisfactory. 33451. What is the opinion of the Bar generally, and of the public, as to the way in which the Suberdinate Judges on these occasions do their work?-I think the opinion is that they do their work creditably.

38452. Have you had the opportunity of appearing and practising before Assistant Judges and Sessions Judges and District Judges who have never served as Assistant Collectors or gone through the Executive Branch at any time?-- Un-

fortunately, I have not had that experience.

33453. Were you not at Sholapur when
Mr. Tipnis was there?—No, I was not practising

there at that time. 33454. You mentioned a District Judge at

resent who is believed to understand the language. Is not Mr. De Souza there now ?-Yes.

33455. So that you cannot cite that as a case of a European who does not know the language?-

He is from this country.

33456. On this question of language, I put is to you with your experience, Suppose, you bring a Civilian of three, foor, five, or eight years' standing, and you make him sit here, and you and I were to speak in Marathi on any point, do you think that he would be able to follow us?—No.

33457. (Sir Theodore Morison.) give the Commission the advantage of your experience upon this point? It has been suggested to us that a Pleader, or a Barrister, or a legal practitioner who is in good practice in the District Courts, would not be willing to take a District Judgeship, that you could not get good men, but only failures, because they make larger incomes outside?—I do not hold that opinion.

38458. Yeu could not get the cream of the High Court, could you fet the cream of the Dis-trict Bar I—That will depend upon what start you will give him. Supposing, the best man, in the District, standing first in his own district, is given

Mr. Ganesh Krishna Sayhe.

continued.

the appointment, to start with, of Assistant Judge on Rs. 800 or so, I think there is no reason why he should refuse it

38460. You think it is probable that he would take it ?---Yes.

33461. You think that the chances are at least even that he would take it ?-Yes.

33462. That is to say, if prospects of his

rising up to other appointments, say to that of a Judge, were given to him?—Yea.

33468. I presume, that a salary of Rs. 800 is much less than the income he would be really making at the Bar ?- That would depend upon

hasing to the condition of prosperity in the District.
33464. I do not know the scale of professional incomes on the Bombay side?—There are some Districts which are very poor Districts, for instance, Sholapur, and the District of Ahmednagar. There are other Districts, Belgaum, Dharwar and Thana for instance, where the income of a first-class Pleader may be nearly Rs. 1,000 or so.
38465. What would be the value of a

practice in a large and prosperous town such as Ahmedabad?—I am not aware of that. It may be one of the places where the income may be even more than Rs. 1,000. There are some practising Advocates and Barristers there, and it is a judicially combined district.

88466. And there the incomes would be very much more than Rs. 800?-Yes, I think so. It is only my surmise. I have no deficite information upon that point.

38467. You recommend two years' probation in England, do you not?-Yes, on the top of simultaneous examination. I think a man imbibes all those good qualities which we want for administration.

33468. Let us put aside what we think he ought to acquire. What is your experience of people who have actually been to Ingland, and of people who have had all their education in India; which is the best lot?—I do not think I oun differentiate between the two. There may be some of the best people among those who have not gone to England.

83469. Do you think you could mention some who have done very well who have not been to England or have only been to England late in life ?- It depends upon how that man would have turned out had he gone to England. Supposing, five men go to England, and they exhibited certain qualities after they returned, whether their stay in England had done them good or not depends upon the caracity of the man. I am not prepared to answer the question.

23470. Do I understand you to say that the systems is so doubtful that you are not sure whether it is an advantage or not to go to England ?—I think it would be an advantage to ge to England.

33471. Then spart from theoretical grounds that it ought to do good, I want to know what your experience tells us. An answer without experience is rather ambiguous?—I do not think I can be of any use in removing that ambiguity.

33472. (Mr. Heaton.) You spoke of cases of injustice in trials and in the disposal of Civil suits; you were referring, I think, were you not, to the cases which a young Assistant Judge tries when he first comes into the Department?— Yes.

\$3473. Your complaint is that he has had no Judicial experience at that time, and that he has had insufficient training?—Yes.

33474. You advocate a much more thorough source Tou wavecure a much more blooding training 7-Yes.
33475. You would like to see a test like that of the LL.B.?—Yes, something like that.

33476. I suppose, you would agree that a training like that might just as well be acquired by reading before he goes out to India at all?— I do not think it is necessary in the Executive

33477. I was thinking of Judicial officers those who are afterwards to go into the Judicial Department: I was wondering whether you thought a training out here was necessarily better than a training in England ?-I think the opportunities here are much more favourable. Under the two systems I have advocated, he will be more in touch with what is going on in the Province, and at the same time he will be required to pass a certain test in law.

33478. You have had some experience of the Subordinate Judges doing Magisterial work during famine years, have you not?—Yes. 35479. Are there any serious difficulties about

arranging the Criminal work and the Civil work?-No. What they used to do was to allocate two days out of the week to Oriminal work and the remaining four days to Civil work,

33480. They got over the difficulty in that way quite early?—Yes.
33481. With reference to the income of

Pleaders, it is one of your great complaints that the fees which our present aresem onables you to take are really insufficient?—The scale of fees pre-vailing in this Presidency compared with the scale of fees in other Presidencies is small

33482. You do not especially recommend that there should be a special method of recruitment to the Jodicial Branch?—I recommend a mixture of three methods.

\$3483. I was thinking of the Civil Service for the moment: it is the training you recommend especially?—Yes. \$2484. So the So that you do not think there is any

35495. So that you do not talk there is any inherent disavantage about the competitive enamination and the appointment of Civilians; if they can get the training they will make just as good Judges as anyone elss ?—Yes, 35485. (Mr. Bhadhada). In your answer

33485. (Mr. Bhadbhade.) In your answer relating to the Provincial Civil Service I see that you object to the age limit? - Yes.

33486. Is the ground you give there your only objection, or have you any other objection to uzge? -No, I have no other objection to urge. Increasing the age-limit is the only objection

33487. Do you know of the so-called qualifying posts?—Yes.

\$3488. Are they such as to afford a proper training to future Subordinate Judges?—There is only one such place.

33489. There are many more, I will draw your attention to these rules where they refer to the Nazir?—The Nazir hardly gets any knowledge of law. The Head Clerk only drafts letters and takes them to the Judge

38490. There are many posts then which are not in your opinion qualitying posts?—Clerks of the District Courts are always in touch with Judicial work, because they sit with the Judge when the work is being conducted in the Court.

Mr. GANESH KRISHNA SATHE. 12th March 1918.7

Concluded.

33491. You advocate a recruitment from the Bar for District Judgeships ?- Yes.

nor not present ouggestups :- 10s.
33492. Would not that create some difficulty in the matter of grading the recruits?—I do not see any difficulty in it.

33493. Do you think that new recruits from the Bar should be appointed District Judges?-

They might be made Assistant Judges.
38494. On what salary should they start?— The question of salary has never been looked upon by me as an important one. They might begin at

Rs. 700 or Rs. 800.

\$3495. It appears to me that you do give rather an exaggerated view, though not an intentional one, about the income of district Pleaders ?-I was asked about the best men. I think the income of the best men remains stationary. But, I do admit that in the present state of the crowded profession incomes have fallen-off. Incomes, how-

ever, of the first men in the District. I maintain. have not fallen off.

33496. How many such men at the top are there: I suppose you could count them on your fingers?-There may be only two or three; that

ાંક શો

33497. You have said that Assistant Judges do not make good lawyers. Do you know that under the same system there have been eminent Judges like Sir Raymond West and Sir Maxwell Mcivili; they were eminent Judges?—Yes, certainly; but I do not know what they were when they were appointed Assistant Judges.

38498. How do you account for the fact that

they became so eminent if they grew up under the same system, and rose up to the High Court?-I know of instances of Assistant Judges in my own District who have become good Judges.

(The witness withdraw.)

(Adjourned to Nagrur.)

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#### APPENDIX L

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#### APPENDIX L

hlemorandum on the Indian Civil Service prepared for the Royal Commission by the Government of Bombay.

CHAPTER L.
Meridos of Recruitment.
(a) General.

1. Since the competitive system of appointment of the Indian Civil Service was first pro-

system. Surprise was promalgried by the Bast India Company Act of 1853 its merits and ilometis have been on several constant evaluatively oranined. In the year 1875 the Secretary of State initiated a discussion which clicited a comprehensive budy of opinion, including that of the most eniment authorities

of the day, the proponderance of which, in respect both of the number and of the weight of the suffrage, is embodied in the views expressed the suffrage, is embodied in the views expressed the first the proposed of the suffrage of the suffrage of the fields Mean on L C. S. and the suffrage of the suffrage of the suffage of the suffrage of the suffr

Fire 113, Gertmood of India in their despatch fields Memo. on I. C. S. of the 30th September 1876 to the Secretary of State for India, at that time Lore Salisbury, by whom they were endorsed:—

emborsed i—
"With spencie to be pound seen he of free competition for the Leslin Girlf Service, we confider that the supreme which has been gained size the Unremovated of brisis which has been gained size the Unremovated of brisis gained by the suprementation of the confidence of the of Mar 1250 had the routh was substituted as anyly centimas the streamful segment then expressed. In our spinion the Unit Service to Elicia by officer of morth and addity and was not confident better they will be found fully competed to a sea consident best to will the found full competed to discovered as not confident best to will be found full competed to the discount resolution of the size of the size of the discount resolution." The force of these opinions is materially renhanced by the oriecumstance that there were

ruhanced by the circumstance that they were delivered at a time when the competitive system was still to some extent upon probation and a was sin to some extent apon becomen and a vigorous opposition survived, when the advant-ages, real and supposed, of the pre-existing system were constantly recalled and emphasized by warm and able advocates, and when the best results of the new regime still amated mature recognition. These results can new be reviewed in the light of the experience of nearly sixty years, and on the whole the favourable verdiet of those early judges has been confirmed and sudorsed by the record of Latin and and sudorsed by the record of Indian administration during this period. If it is true that this record does not contain names so brilliant as those of Hastings and Malcelm, of Elphinstone and Frees, this is perhaps to be attributed to the orrenmetance that an opoch of consolidation admits less of individual brilliancy than one of conquest and expansion; and the unbroken succession of administrators of distinguished ability, by whose labours the present constitution of the Indian Government has since been in a large measure elaborated, would have been ill exchanged for sporadic instances of exceptional eminence. If this is true of the men who have occupied the highest posts in the administration, it can be affirmed with equal cruth that the qualifications brought to the discharge of less conspicuous indispensable functions during the same period will not suffer by comparison with the best results of nomination in the same sphere of duties. In spite of the vastly increased demands, both in volume and in intricacy, of the husiness of Government, which are by no means proportionately represented by the concurrent reinforcement of the cadre of the service, it is not too much to say that the present general standard of N. B.—The figures in the margin refer to the numbers of the interrogatories drawn up by the Royal Congression which are dealt with in the text (wide pp. v—xxxxii).

efficiency has not been autressed at any previous time or under any other method of recreitment. Even if the compelitive principle had been less initial of successful results, tells perticular and general, it would be possible to abandon it only if it were found that changed conditions damanded a revision of the principle of recruitment. Fern if it had proved a failure, the difficulty of finding a substitute would be, if may, as Lord Substitute promonemed in 15%, insuperable, at all events on enterprise requiring the most facilities cave and

must anxious care and deliberation. The principle of nomination definitely succombed to administrative necessities and the pressure of public opinion in 1858. In the years that have since elapsed, public opinion on such matters has become at once wider and more sensitive; the comparatively small number of educations institutions of the first rank has greatly multiplied, and their relations to the educational system of the country have become more highly co-ordinated, while even the texture of society has been greatly altered. These considerations profoundly modify the problem of devising any easible method of nomination and they modify it, so for as English conditions are concerned, in an unfavourable sense. Whether the angeoity of public school masters or University Syndics would prove less fallible than the existing method may be arguable; but what is of present importance is to examine, in the light of our experience of 50 years, in relation to the Indian product of the competitive system, whether a modification can be justified. This will be done is a separate memorandum which contains constructive proposals which this Government submit for the consideration of the Commission.

3. The considerations advanced in the first paragraph in deficience of the results of space competition deal exclatively with the competition parties as a means, primarily, of providing the indispensable number of European Civil exclusive the constitution of European Civil Exercate, who constitute, it has works of Lord Cross. "the coly persuancet English official element in India". It is important to renounber that the system presupposes certain gaments in Evila." It is important to renounber the contraction of the contract of the contract in Constitution of the Constitution o

to the service differs in a marked degree. In

their case, instead of the guarantees show alleded to there is only the presumption of meral qualities beyond the average seriously by the resolve and the athlity to compare under admittably serious difficulties and, in addition, the period of contact with English tiles and instations of the serious and marriy upon toke athlites present sound marriy upon toke athlites present condered by the Lat of 1870 and the regulations of the Praviocal Civil and the regulations of the Praviocal Civil inning and the suggested produced by the final that in competing the proportion of the first that in competing the proportion of Europeans in the administration laid to be inflagmentable—a principle first definitely recogused by the Statetory Edies of 1879—the Inflam numbers are not distinguished from the Europeans made serves. Subject to this important -receivation, it may be said that the principles affirmed in 1850 by the Doke of Argil, which led thu to the coeducion that public competition is not a suitable system for the recruitment of indives of Indiv. apply plean righer at the present day. The system has been stid in India: at writens periods and has proved a failure. The experience which has been gained of its application, under pre-badly the most favorable conditions that are likely to be obtained to the Statetory and Provincial Services is conclusive against its access when applied to a case of much greater difficulty and complexity.

4. The specific proposal to institute simultanéous competitivo examinations for the Indian Civil Service in India contemplates the establishment in India of examinations identical with those held in London, the successful candidates at both centres being brought on the same list and the appointments given in the order of morik. In forwarding a similar proposal for the consideration of the Govern-ment of India in 1893 the then Secretary of State, Lord Kimberley, observed that it was indispensable that an adequate number of the Civil Service should always be Europeaus and that no scheme would be admissible which did not fulfil that essential condition. It is bordly open to question that the necessity for this condition is equally cogent at the present day and that it must in fact remain a fundamental and permanent principle of British policy in India.
There is at least a possibility that unrestricted public competition in India would prove incompatible with the maintenance of this principle. Whether or not the immediate, or even the ultimate, effect of such a measure would be to reduce the European element to dangerously low proportions may be debated. It is argued that the inferior educational facilities available in India would prevent a large influx of Indians and might even result in a reduction of the number that now enter, owing to existing in the number than now enter, owing to existing inducements to undergo preparation in England being withdrawn. Such degree of validity as this argument possesses could apply only to the earliest stages. The keen demand for facilities of such a nature would almost certainly result in the rise in India of special preparatory establishments, with the worst effect, incidentally, on existing educational institutions, a point which will be reverted to later. And, considering the wastly increased field of candidates, it is a matter almost of certainty that a much larger number would qualify than is at present the case, the test, except in its purely scholastic aspects, being much less ardness and exacting than is entailed by study and competition in Eugland. That the number of successful Indian candidates would be reduced or that the European element would be submerged may be improbable. It is more reasonable to expect some material increase in Indian admissions in a ratio which cannot be precisely predicted. is certain, however, that if large failures of Indian candidates occurred, a loud demand for a lowering of standards would arise. In any event, it would be a grave mistake to introduce a system which violates an essential principle of the conditions of British rule or to make a concession which must either prove illusory or,

if effective, must be withdrawn.

In the separate memorandum to which reference has already been made, is discussed the

vitally important factor of character-training, which has a cogent bearing on this issue.

5. Accepting, then, the inadmissibility of a system of unrestricted competition, it remains to be considered whether the grounds of objection can be met by resort to some form of limitation. The first and most obvious of such expediente is the proposal to throw open for competition in India such number of appointments only as may be considered compatible with the due maintenance of the European element. This procedure would obviously necessitate a consideration of the policy hitherto adopted by which, as has been noted above, Indian members of the Indian Civil Service have not been in this connection differentiated from their European colleagues and, in order to obviate the possibility of a serious disturbance of the proportion which might be determined apon, it might be necessary to declare Indians incligible for the competition held in London, In exchange for the valuable and highly prized privilege of entering the service by what Lord Macaulay termed "the best and most bononrable way," it would only be possible to offer at the most some three" appointments yearly. Any extension beyond this limit would involve either a departure from the proportion adopted by the Public Services Commission in 1887, which there is nothing in the present state of affatrs in India to justify, or an encroachment on the posts for which members of the Provincial Civit Service have been pronounced to be eligible. The effect of competition subject to a restriction of this nature would be to present, in a most invidious light, what is and must remain a necessity of our position in India, a result which would be accentuated, if, as might occasionally happen, rejected Indian can didates attained a higher standard of marks than some of their successful contemporaries in England.

6. There are, forther, certain practical difficulties in the way of conducting identical examinations in India which, though not in themselves of vital and decisive importance, are nevertheless sufficiently serious to merit careful consideration. The first relates to the danger, which is for various reasons considerably greater in India than in England, of secrecy as to the contents of the questions set for examination not being meintained. The second is the irbich would be experienced in difficulty securing in India examiners qualified to carry unt the eight seer tests which are so important a part of the examination, especially in the case of modern languages and scientific subjects. The examiners in England are men of the highest distinction in their own provinces, and it would be impossible in India to obtain even an approximate degree of competence or to ensure uniformity of standard. This is so grave an impediment that it would probaby be necessary to dispense with oral examinations altogether,

in these important subjects. The same considerations in a greater or less degree would apply to the suggestion that the examinations should be conducted at any other than the most, and indeed only, appropriate centre, the capital of

to the great detriment of the value of the test

\*\*N. R. - System is the largest number of Indiana order admitted in one year. The average for the last ton years in 28 and that for the ten years immediately preceding is 33. For the trendy years the average is 505.

7. To the alternative proposal of separate examinations in India, or in each province or group of provinces, whether on a purely compatitive basis or with some collateral

system of nomination, there are objections different in kind but not less weighty in their effect. These proposals practically amount to a roversion to the old statutory system which, after a prolonged trial, was discarded on the recommendation of the Public Services Com-mission of 1887. The grounds upon which this stop was taken are detailed in the Commission's report, and it is only necessary to observe here that, after various methods of nomination, competition and of combined nomination and composition, had been successively tried, it was found that in the one case the class of persons recruited proved generally nusatisfactory and in some cases incompetent, and in the other that we got precisely the same class of men as, without the superior inducements of the Statutory Service, had been obtained for the Uncovenanted Service. These results, under the system now being considered, would almost certainly be repeated and probably in an aggravated form. The Uncovenanted Service has developed into the Provincial Civil Service, with greatly improved prospects and a higher standard of morale and efficiency. The prizes offered by this service are already sufficient to accure the most successful and ambitious of the educated youth of the country, and it would be from precisely this source that the candidates for admission to the public service by the other methods usually advocated would ordinarily be mesnoss usuany acrocascu wound ordinarily of drawn. The present appears eminently an instance in which experience should effectually preduce any repetition of past mistakes. Dis-parity in training and antecedents, the method of their admission and the verdict of public opinion would nlike render it impossible te regard as an integral part of the Indian Civil Service recruits from such a source. The result would be a small and anomalous group entside the existing organization of the two Civil Services which would have an effect directly

detrimental to both. It would be uttained at

great expense and without any compensatory

advantage. There would, indeed, be the great

disadvantage of interference with the existing

system of combined promotion and selection which experience indicates to be in India the

best means of securing the hest men available. If there is to be a departure from the general

principles, adopted, confirmed and approved

after successive enquiries, it must have regard

to wider considerations and he based upon a

scheme of training of a more thorough kind

than has hitherto been suggested as an alter-

native. Such a scheme is elaborated in the

special memorandum already referred to 8. An allusion has been made above to the detrimental consequences to the Indian educa-tional system which are likely to be ontailed by the institution of competitive examinations in India. This aspect of the case has been treated by the Commission of 1887, and there is little to add to the views which they expressed. The endeavour to inculcate a liberal conception of education has always been one of the gravest problems of Judian educational policy. To institute a still more direct connection than now exists between the course of studies ordinarily pursued at Indian universities and Government employment would stimulate into increased activity an influence which is already recognized as one of the greatest obstacles in the way of

establishing in India a closer approximation to Enropean standards and ideals of scholarship and culture. It would be deplorable that this retrograde and injurious policy should be entertained on any grounds and still more so that it should be adopted with the estensible purpose of securing for the service of India the best of her indigenous intellect.

9. It must be recognized that the purport of these remarks has been for the most part a criticism of various expedients, the intention of which is to open np a wider field to the legiti-mate ambition of Indians. None of the expedients hitherto suggested seems likely to prove as efficient as the present system, and the maintenance of efficiency is a sine que non of any expedient. It is the view of this Government, moreover, that the scheme of simultaneous examinations in particular is calculated to perpetuate and accentuate the cardinal defect in the system which opens the door to Indians: namely, the absence of character training in youth, without which it is impossible, with fairness to Indian officials, to expect the same standards, It is for this, among other reasons, that an attempt has been made, in a separate memo-randum, to elaborate alternative proposals involving radical changes.

10. The above discussion of the main issues arising under the general question of reconit-ment may be concluded by briefly adverting to some of the subsidiary points which are

incidentally connected.

Whatever conclusion is arrived as to the applicability of the competitive system to Natives of India, it is clear that any differentiation in their case necessitates a substantive modification of the competitive principle. The would almost certainly lead to a demand for its extension to other specific classes of Indian subjects. It would be claimed on behalf of communities conscious of their own importance and conscious also of their slender prospects of accurring adequate representation under the assumed conditions. This is an objection the

gravity of which cannot be ignored. The question as to the desirability of separate recruitment for the Judicial branch of the Indian Civil Service will be discussed at a later stage. The combination of the examin-

ation for the Home Civil Service with that for the Indian Civil Service is probably detrimental to the latter. The attached statement showing the number and position of those among the first

twenty candidates who elected for the Home Civil Service requires no comment. The combination of the examination for the Colonial Civil Service does not appear to affect the Indian Service detrimentally or otherwise Statement showing the order of merit of candidates

who selected the Home Civil Service in the last ten years and who were placed among the first twenty.

1911.-1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 13, 15, 16, 1 17, 18, 19.

 $\begin{array}{c} 17, 18, 19, \\ 1910, -1, 2, 3, 4, 6, 7, 8, 9, 17, 20, \\ 1999, -1, 2, 3, 4, 7, 8, 9, 10, 11, 13, 14, 16, 10, \\ 1995, -1, 4, 6, 7, 9, 14, 15, 17, 18, 19, 20, \\ 1997, -1, 4, 6, 7, 9, 14, 15, 17, 18, 19, 20, \\ 1996, -1, 2, 3, 4, 5, 8, 9, 19, 11, 14, 16, 18, \\ 1996, -1, 2, 3, 4, 5, 8, 9, 10, 11, 14, 16, 18, \\ 1996, -1, 2, 4, 5, 7, 9, 13, 17, 12, 13, 16, 1993, -3, 4, 5, 8, 19, 12, 18, 20, \\ 1992, -3, 4, 5, 6, 9, 12, 13, 17, 16, 19, \\ \end{array}$ 

-CHAPTER IL METHODS OF RECEUTMENT. (b) Age-limite, .

12. Assuming that the competitive principle, so far as recruitment in England is concerned, must for the present he maintained, the practical

question for consideration is whether the existing methods of posting is into practice are satisfactory and, if the answer is in the negative, in what respects they should be amended. Several proposals for varying and modifying the character of the test have already been considered and reasons given for their rejection. There are, however, cortain features of the system which, though not involving the principle, are nevertheless of the atmost practical import-

ance. On such questions there must be, and there is room for, diversity of opinion.

18. The first question which presents itself is at what age it is advisable to secure smitable candidates with special reference to the period and the nature of the neviciate through which they must pass before they are called upon to enter upon their active official career. Opinion on this suject has shown a tendency to diverge on two broad lines. The first contemplates. that candidates should be admitted at the age of leaving school, that they should then undergo a period of training more or less specialized with a view to Indian conditions, and that they should arrive in India at a more plastic and adaptable time of life than is likely to be the case with men who have completed a university education. These views more or less prevailed during the Haileybury period and from 1866 to 1891. The opposite school lays stress on the advantage of securing a higher standard of education, a more adult and developed character and greater knowledge of the world. tocus classions on the subject is the following passage in Lord Macaulay's Committee's

report :-"It is undoubtedly desirable that the Civil that the Civil and the Civil and the Civil are the Civil and the Civil and the Civil and the Civil are the Civil and the Civil an Servant of the Company should outer on his duties while still young; but it is also desimble that he should have received the best, the most liberal, the most finished education that his native country affords. Such an educa-tion has been proved by experience to be the best preparation for every calling which requires the exercise of the higher powers of the mind; nor will it be easy to show that such preparation is less desirable in the case-of a Civil Servant of the East India Company than in the case of a professional man in England. Indeed, in the case of the Cavil Servant of the Company, a good general education is even more desirable." The advantage contended for, and to

(18) a Satisfactory extent
secured by, the application of this theory are that the Indian Civil Servant should be as completely equipped as possible with intellectual resources, both natural and acquired, and that he should be fally imbued with the principles of polity and conduct on which British public institutions, including the administration of India, are based Having passed some years not only of adolescence, but of early manhood in a position allowing of a considerable measure of personal freedom of action, in association and in healthy rivalry with octom, in assurance and in manufacture, in assurance contemporaries about to enter on all marieties of professional or public vocations in Great Britain and throughout the Empire, he may naturally be expected to have imbibled some

knowledge of men and affairs and to have

acquired habits of self-control; energy and initiative. He then arrives in India at a more mature age and better fitted for the immediate assumption of important and responsible duties then if he commences his active career at an earlier period of life. All these are considerations of the first importance, but it is obvious that they cannot be completely secured without certain concentrate disadvantages and without the sacrifice of other objects which demand at least equal weight. Maturity of character is ap-to be accompanied by a certain stiffness and lack of adaptability. Knowledge of the world generally implies the formation of settled views and kabits, and this is in many ways autagonistic to success in a career which demands that points of view should be modified and habits of life entirely changed. Finally, to extend purely academic training beyond the period which is indispensable for the reasonable satisfaction of the requirements of a complete liberal education is apt to induce some lack of receptivity of ideas ontside the academic horizon, some measure, perhaps, of intellectual self-sufficiency and a temperament anduly sensitive under the restraints of service discipline. Indications are not lacking that, in consequence of a too exclusive contemplation of the advantages of maturity, its incidental dangers have been too much ignored. The sime has arrived to check further developments in this direction and, by retracing our steps a little, to apply a positive remedy to tendencies which are, undesirable and duny become detrimental, Moderate changes in this direction will not seriously militate against the ideal of obtaining to a satisfactory extent in all candidates, and to a high degree in the best of them, the sitributes of a scholar and a gentleman. The successive advances in the age-limits that have been made in recent years, have not, as a matter of fact, been attended by any corresponding enhancement in the standard of scademic attainments. Indeed, there is some ground for believing that there has been an appreciable diversion from an Indian career of men whose university record could pro-perly be termed distinguished. There is, therefore, less to be apprehended and more to be hoped from a reversion to an age which will admit of a candidate taking a first class degree in one or more Honours schools and yet being able to proceed to India while he still retains onough of the elasticity and plasticity of youth to adopt bimself to entirely new conditions and still retains the fresh and pliable intellect requisite for the ready absorption of new ideas and the acquisition of an accurate and familiar knowledge of the verneculars. The age which best fulfils these conditions may be placed at twenty-two, and it is, therefore, proposed that the limits of age for appearance at the competitive examination should be fixed between the pars twenty and trenty-two. In view of the advantages above referred to of an early arrival in India, it is proposed that saccostal candidates should leave England as soon as possible after the declaration of the results of the examination and, consequently, that the period of probation is England should be dispensed with. This question will be further discussed in the contract of the discussed under another chapter of this momorandum. This proposal has a further incidental advantage. Allusion, supported by some very significant figures, has been made to the detrimental effect on recruitment for the Indian Civil Service of the combination of the competitive test for the Indian and Home Civil Services. If the age for the former is fixed two years earlier than that for the latter, there is good reason to believe that many candidates who now select the

Home Service would, in order to scenre their prospects of a career by taking the earlier chance, compete for the Indian Civil Service and make it they first and final choice.

make it their first and final choice.

It is to be noted that these observations proceed on the assumption made in the first sentence. The separate memorandom appended deals with an alternative scheme in which the

assumption is abandoned.

15. As regards the relative merits of the

times who entered the arrice at the variously prescribed age-limits, no comparison can, on the data variable, usefully or properly be instituted by Government. The question is hargely one of personal impressions which can be more suitably circled, if at all, from individual opinion. The same considerations apply also to the case of recent.

(17) recent recruits. It appears sufficient to record the opinion that in each case the requirements of the service have been satisfactorily fulfilled.

10. The evidence as to the relative suitability of the various age-limits (is) for 'Natives of India' is somewhat inconclusive. The following figures abow the average annual admissions of Indians in each period and the percentage on total

6-11H-5510H-3

	Ago-limits.	Average Indian admissions	Percentag of Indians on total admissions	
1855-1857 1860-1895 1860-1878 . 1879-1891 1892-1895 1898-1875 Sixeo 1946	18-23 18-22 17-21 17-10 21-23 on 1st April 21-23 on 1st January 22-24	60 64 69 80	34, 29 196 194 710 539 78	

It will be observed that the mixing of the age
in 1892 synchronized
with a marked increase
in Indian successes. Any inference as to relative advantage to Indians of the relative of the relative advantage to Indians of the relative of

in Indian successes. Any inference as to the relative notating to Indians of the relating of the argo per to much be qualified by the consisdentials that, with the higher age, he number of cardidates was apparently greatly increased. The balance of reidness points to the higher age as being more favorable to Indian competitions. This being as, there do not appear to be any conclusive reasons for differentiating in their case of fire appearing that any sack differentiation would be either volume or advantageous to them. It is also open to very strong objection on the ground that it is inconsistent with the maintenance of absolute equality and uniformity in the competitive test. The grounds for inferentiation in the case of other classes of natural hour solvients of His Majesty are equally invailed.

CHAPTER III.

METHODS OF RECEIVEMENT.

(c) Subjects of Examination.

17. The view which has prevailed for the

greater part of the computitive period and on which the present system is besed is consessed in the extract from the Report of Lord Manualay's Committee quoted under the preceding heading to the effect fast the examination should be designed to scorer whe best, the must liberal, the most finished education." The mature and errangement of suity-feets accordingly coolemphies the kind and standard of attainmost of a graduate in one or more of the Bantous schools most commonly stained in the fict aniversities of Grest Enthian. There is perhaps some tendency to give special recognition to the carrients of Orthord and Carabridge. From this point of rise it does not appear that the lind of subjects in open to any serious critisian. The overwhelming prepondennee of graduates among the soccessful competities since 1266 indicates that a mirrority degree, supplemented in some ones and present the common of the proposal contraction of the contraction of the contraction of the proposal contraction of the contraction of the contraction of the proposal contraction of the contraction of the contraction of the proposal contraction of the contraction of the contraction of the proposal contraction of the contraction of the contraction of the proposal contraction of the contracti

preparation.

18. With regard to the specific question as to bow far specialised Indian subjects can be advantageously included, the principles adopted by the Macaniny Committee may be referred to again —

"Nor do we think that we should render any service to India by inducing her future rulers to neglect in their earlier years European literatore and science for studies specially Indian. We believe that men who have been orgaged up to one or two and twenty in studies which have ne immediate connection with the business of any profession and of which the effect is merely to open, to invigorate and to enrich the mind will generally be found in the business of any profession superior to men who at 18 or 19 devoted themselves to the special studies of their calling. The most illustrious English jurists have been men who have never opened a lew book till after the close of a distinguished acadeunc cureer; nor is thore any reason to believe that they would have been greater lawyers if they had passed in drawing pleas and conversances the time which they gave to Thucydides, to Cicero and to Newton The duties of a Civil Servant . so bigh a nature, that in his case it is peculiarly desirable that an excellent general education, such as may outarge and strongthen his undersaid as any energy average at ongene in a unity-standing, should precede the special education which must qualify him to despatch the business of his cutcherry."

19. The argoment is directed equally against the system of selecting candidates at a too early age to undergo a special training and the course of study at universities in the case of intending competitors into certain more or less specialized channels. Subjects which are pri marily Indian, such as the classical or vernacular languages of India and Indian Law and History, and also subjects which may be termed in the present connection secondarily Indian, inasmuch as they are advocated in express contemplation of an Indian administrative career, such as Jurispradence and English or Roman Law, would in most cases be ignored unless they were made so advantageous, by assigning a number of marks dispreportionate to their position in the normal university curricula, as to give a decided advantage to competitors selecting them. It such subjects are made quasi-compulsory, we have a specific degree of specialization, attended by the disadvantages referred to by Lord Macanlay's Committee and also the discourage ment of the university graduate who has pursued the course of studies ordinarily recognized as constituting a liberal education. On the pre-mises stated, which are accepted by the great preponderance of opinion, the conclusions appear meanswerable. They are, moreover, fortified by the growing practice of large business concernsespecially, perhaps, in India-of engaging their employes from among those who have enjoyed a liberal, as opposed to a specialized, education. On the same grounds, with respect to the objects propounded, the present schedule of subjects. propounded, the present sche could hardly be improved upon.

20. The proposals which have been made for differentiating the subjects in the interests of

Indian competitors may be generally classified under two main heads. The first contemplates the establishment of separate examinations for Indian students, retaining as a hasis the elements of Western culture, but adapting it to the con-ditions of educational institutions in India, and including certain specific Indian subjects, among which Arabic and Sanskrit are usually, and Porsian and modern Indian vermentars occasionally, included. Reference has also been made to the desirability of having examiners appointed in India on the ground that they will be more sympathetic towards and appreciative of Indian attainments. As regards purely Western studies, these proposals on examination resolve themselves into the differentiation of subjects by making them assier and into selecting sympa-thetic and appreciative examiners with a lower and less uniform standard. Both propositions are obviously untenable if any idea of equality between the two tests proposed is to be maintaiced.

The second class of proposale contemplates the extended introduction of Oriental subjects into the existing schedule and increasing the number of marks allotted to these that are already included, viz., Sauskrit and Arabic; and, in some cases, either the omission of modern European languages or the inclusion of the more important Iadian vernaculars.

As a typical instance may be selected the following suggestions Inid before the Commission

at Madras:-

(1) that the nature of the examination in Sanskrit and Arabic should be of the same standard as that in Greek and Latin and that the same number of marks, viz., 1,100, should be nllotted to these languages; (2) that the History of India, uncient and modern, be added to the list of subjects and that 500 marks be assigned to it; (8) that the examination in Greek and Roman History and Roman Law should not insist on a knowledge of Greek and Latin; (4) that Indian Philosophy with 600 marks be added. 21. The radical and essential objection to all

such proposals is that they involve to a substitutial extent the orientalization of a test which is primarily designed to select men for a minimum number of posts who are imbaed to an exceptional degree with the best European and English ideas and principles and who will be required to carry on, in accordance with those ideas and principles, their share of an administration of which they form the fundamental hasis. This is a fatal objection, and it may be added that, admirable as the Eastern classical languages are, both as a philological study and as a means of access to literatures and philosophies of singular beauty and interest, yet they do not and cannot form, as Greek and Latin do, the foundation of a cosmopolitan modern culture such as is necessary to an administrator who has to deal under modern conditions with problems of which the solution is only accessible through means and instruments for the most part of a Western origin.

Examined in detail, it will be found that all

such proposals ignore serious practical difficulties an epitome of one of the most remarkable

or are hased on quite mislending analogies, To raise the standard of Arabic and Sanskrit studies to that of the classical languages of the West at the height at which the latter now stands in the ancient universities of Europe, where they have for conturies occupied mainterruptedly the attention of the most learned men of their time, is a project the dimensions of which have evidently not been fully appreciated, Proficiency in classical studies still retains its place in Great Britain as the most generally accepted basis of a liberal education, It still attracts no inconsiderable proportion of the most distinguished university men, and the opportunities and methods of instruction in these subjects are incomparably more accessible and more efficient than even the devoted labours of Indian educationalists have, with the means at their disposal, been able to create. If this applies to subjects in which strenuous attempts have been made in India to follow and realize the hest European models, it applies with greatly increased effect to subjects of which a profound and scholarly knowledge in the accepted Western sense of the term, has, oven in Burope, been the exclusive possession of a very small number of specialists. It is hardly too much to say that the standard of knowledge required of a candidate for First Class Honours in classical subjects at Oxford or Cambridge, if applied literally and without any allowances to Sanskrit and Arabic, would entitle its possessor to rank as an Orientalist of no mean distinction. It is obvious that the means of teaching up to such a standard in India are, if not entirely inaccessible, at least not available on an adequate scale. Any attempt to translate this policy into practice could only result in debasing the standard or in encouraging the Judien student to compete at a disadvantage for exceeding any that now confront bim.

22. As regards the Indian vernaculars, it is no disparagement of their many excellent qualities and of the efforts of Indian scholars and men of letters, who have utilized them for their own literary purposes, to say that they cannot as yet be regarded as comparable for educational value with the languages of three of the most cultured and advanced nations in the world. Admitting the unsuitability for the present purpose of the Indian vernaculars, the alternative of excluding en revenche, the three modern European languages would, under the present system by which the total possible number of marks assigned to the subjects selected by any competitor is limited, contract the field of recruitment and penalise an exceedingly valuable province of culture, without the remotest advantage to Indian students. It is only necessary to add that any proposed modification, in a direction which; however incidentally, will lower the standard of test, will be the greatest possible disservice to Indian competitors, inasmuch as, in the long run, the extent of their possible omployment must rest, not on their capacity to pass the examination test, but to qualify themselvos as efficient administrators,

#### CHAPTER IV. METHODS OF RECRUITMENT.

(d) Statutory Regulations.

The Parliamentary legislation which forms the statutory basis of the civil ad-(23) (24) ministration of India is

developments in the history of institutions-the transformation of the mercautile agents of a trading company into an arganized Imperial Government. In the course of this legislation two distinct ideas emerge. The first in time, as it still remains in importance, is the emancipation of this administrative system from the limitations and defects of its commercial origin, more particularly from the i-jurious associations of political influence and patronage. The second is the recognition of the necessity of adjusting this system, as occasion may arise, to the changing conditions and requirements of the country. The East India Company Act of 1793 first recognized the Civil Service as a governing body, the proper discharge of whose functions required that it should receive from the highest constitutional authority an unimpeachable title of status and security. The later Act of 1833 first enunciated the policy, which has since been steadily pursued and extended, of associating in this system the Indian subjects of the Crown-This policy received more express recognition in the Acts of 1853 and 1858 which admitted Indian subjects to the public competition then instituted for appointments to the Civil Service of India.

24. From the inanguration of this system the intention has been consistently maintained and clearly infirmed that estata at the higher posts in the administration should be invariably held by officers trained in Western mothods and imbued with Western ideas. This is a necessary condition of the porformance of the first duty of the British power in India, which is to preserve and secure itself on the only bosis which justifies or is compatible with its continuanco-the basis of British standards of justice, public morality, administrative efficiency and layalty to the Crown. No misapprehensions as to the fundamental nature and necessity of this policy or as to our resolution to maintain it in its inte-

grity should be allowed to exist. 25. The concrets expression of this policy is formulated in the schedule to the India Civil Service Act of 1861, which represents, even today, with approximate accuracy, the degree and kind of reacryation which should be observed in the tenure of the higher executive and judicial offices. The alterations since made by etatets and regulation are a recognition of the second of the two broad lines of palicy which have been alluded to above—the desirability of and observations of the scheduler proportion of the scheduler position of the scheduler position of the scheduler posts which then commended itself as appropriate, and this was placed at one-sixth. This Government is strongly of opinion that this represents the limit to which, under present conditions and with due regard to the stability and efficiency of government, this policy is capable of exten-sion, and it necessarily follows that the remaining five-sixths should continue to be reserved for European officers and, on the assumption of the maintenance in its essentials of the existing order, for Indians who have folfilled the intentions of the framers of the Statute of 1861 and have shown their fitness for high office by passing, on the basis of a common training in British methods and ideas, a common test of

intellectual capacity.
26. These general considerations being premised it may be observed that the histori origin of the statutory reservation of posts to the Indian Civil Service was the necessity, already alluded to, of checking the abuses incidental to

an inadequately controlled system of patronage for the appointment of officers to the public service. The East India Company Act of 1793 was succeeded by the Statute of 1881 which, as madified by the Government of India Act of 1870, now constitutes the law on the subject. The primary objects of this legislation were (1) to prevent the abuse of patronage, and (2) to secure the position of the Indian Civil Service by giving to it a Parliamentary guarantee. Into this question considerations regarding the proper proportion of Europeans in the adminis-tration enter only collaterally, though they must in many respects be regarded as of even greater and more essential importance. The necessity and propriety of this Parliamentary guarantee, both as strengthening the hands of Government in resisting inadmissible claims and as giving security of tenure to the members of a service to which it is necessary to attract the best mon available, do not appear open to criticism and, as has already been stated, this Government is not prepared to recommend any material change in the principle or the constitution of the schedule. This position is further discussed in the separate memorandum to which allusion has

already been made,

27. The necessity for the maintenance of a
minimum proportion of Europeans in the higher offices has been treated as incidental to inseparable from, the adjects and expedients of the statutory reservation of certain offices. It has already been pointed out that, in the accepted estimate of this proportion, no discrimination is made between Ledina unembers of the Indian Civil Service and their European colleagues and that any modification of this proportion would nocessitate a reconsideration of that osition. Even apart from any such medification it is impossible to ignore the fact that the ressive admission of Indians to the Indian Civil gressive auminion of the Service does involve a material disturbance of the Service does moving a material useuroance of sea proportionate basis, and the necessity of some limitation in this direction, the possibility of which has not escaped attaction in the past, may become insistent. Equilibrium would perhaps, in such a contingency, he most simply and equitably attained by accepting as a hasis the average number of successful Indian compolitors during the last ten or twenty years. This point will be adverted to in another place. Meanwhile it will suffice to reaffirm the emphatic adhesion of this Government to the principle of mainadministration and to the accepted proportion. Finality cannot be claimed for this or any other rule of policy, which must be continually reassessed in the light of results and events. But, if an appeal is to be made to recent experience, no justification will be found in the events of the last eight years in India for the reluxation of this cardinal measure of public security, 28. Sabject to these general principles the

present system with its viding by statute and regulation for the recreatment of "Natives of India" may be necepted as a predent and well-considered scheme, capable of adaptation within proper limits to altered requirements, and one which has on the whole produced satisfactory results. It cannot be denied that it has defects both in conception and in operation, and it is to remedy one of these defects that an alternative involving considerable departures from the present practice has been separately propounded.

29. The statutory system which has now cassed to be a part of this scheme of recruitment was, by common consent alike of the

ment was, by common consent alike of the Government, of the public and at the officers concerned themselves, a finite. The reactions have been clearly stated by the Pablic Service Commission of 1857 and used not be recapitalated here. No proposal to resoccitate this system is likely to meet with, nor would it munit, any favour or support.

30. A list of the Natives of India whn have
30. A list of the Natives of India Civil
63 Service on the Bombay
establishment by competition is appended, with
details as to the length of their service and the
thests they now occupy. I will be observed that

establishment by competition is appeared and the details as to the length of their service and the posts they now occupy. It will be observed that these complies both executive and indicial posts, from those of Assistant Collector and Assistant Judge to those of Senior Collector and First Grando indigs. It National Further descriptions of the Collector and First Senior Collector and Senior

List shewing the Natives of India at present serving in the Indian Civil Service on the

	Bemto	y establishn	tent.	
Pape,	finite of appoint- metal.	Appointment heid.	Salary diamn.	Bettarks.
	D. 11. 3.		His as P.	1
ir. M. B.	A 9 1957	First Grade Judge,		
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## CHAPTER V. METHODS OF RECUTIFIERS.

(c) Mixed Commissions.

S1. The only portion of the territories under the Fresidency of Boundary which has been administered by means

of a mixed Commission of military, coreanated and uncorrenatured officers in the Province of Sind. The Sind Commission was developed out of the quasi-military system of Government instituted by Sir Cantel Nepter after the conquest and amenation of the province in 1943. The officers appointed were partly military and partly tneoveranced-civilians, though covenant, ed civilians also were occasionally posted to Sind. With one or two exceptions during the later years of the Commission, the peaks of Collèctor and Magietates and of District Judgo were invariably beld either by military officers or by covenanted civilians. The last officer of the Commission was Mr. H. O. Hales, CSL, MY.O., whose services were, on last November 1990, transferred permanently to the Karchin

Port Trust, the post of Collector held by him at the time being absorbed in the posts reserved for members of the Indian Civil Service.

23. In 1855 it was determined that, in order to improve the standard of the Sind administration, coronated civilians should gradually be substituted for the military and uncovelenced officers of the Sind Commission and that recruitement for the Commission should coae. This policy was approved by the Government of India and has since been completely carried out.

33. In the case of territories recontly annexed or subject, owing to their peculiar physical

or political circum-stances, to retarding and isolating influences, in which the chief necessity is that the administration shall be simple, vigorous and of a character to commend itself to a turbulent and unsettled population, experience gained in many parts of India proves that Commissions recruited from among military ufficers and civilians having special personal aptitude for dealing with situations of such a nature have been remarkably successful. It has also generally been found that as the country becomes more settled and the administration more regular and more complex, a larger infusion of officers more highly trained in law and administrative technicalities becomes necessary. In the process some excellent qualities—among others simplicity of method and an intimate mutual understanding between the n rulers and the ruled-may suffer loss; but the process is inevitable, and experience has not yet suggested any means by which its drawbacks. can be entirely obviated. When once this point in administrative development has been reached reversion to a simpler and more primitive type-is no longer possible, and this point has now been reached in the whole of the Presidency of Bombay including the Province of Sind. w

complete the first results tracts for the work, park on the frontier. For these tracts separate arrangements are provided, partly by legislation of local applicability and partly by cureful consideration of the porecoal qualifications of the officers appointed to such changes. It may be sated, therefore, as a spensel, conclusion, so far as this Presidency is conceived, that the re-farty-duction or inaugeration of a system of administration by a Commission reserving on the part of the distribution of the part of the p

in which such a system can alone operate ancreas-fully have passed away and cannot be revived. ? 34. It is possible that these questions are suggested because of a belief that, in the case of mixed Commissions, the administration has. preserved a simpler character and has displayed closer and more intimate relations between governmes and governed. If that he the case, the answer given above to these questions shows that cause has been confounded with effect, It is not the mixed Commission which results in the conditions described, nor the anastitution of trained members of the Indian Civil Service which has occasioned any change. It is the changed conditions, evolved through peaceful administration and the spread of education, which necessitate a departure from the simplicity of the non-regulation stage, and it is the increase in the complexity of the administration, resulting from the growth of more civilized custom, which necessitates greater formality in procedure leading to less paternal relations. The same number of officials have a greater volume of official work to get through.

CHAPTER VI.
Merhods of Recruitment.
(f) Listed posts.

35. The following are the listed posts which have been thrown open to the members of the

Bembey Provincial Civil Service:-

(a) 2 posts of Collector. (b) 2 , District Judge. (c) 9 , Assistant Collector.

(d) 3 ,, Assistant Judge.

(e) 1 post "Register, High Cont. (f) 1 " "Tálakdári Settlement Officer.

Total 18

All these posts, except (e) and (f), have been ordinarily and regularly critical and beld by members either of the Statatory Gril Service.

55. (55.)

All these posts, except (e) and (f), have been formular from the field by members either of the Statatory Gril Service.

Outside these services, with one exception, to "Water of Inde" he from relative for early of these posts, succeed for early of these posts, succeed in necessity for making such a miscellant could artise only in the events of he satisfable person from either of these services that the satisfable person from either of these services being available. The shared person only, with one scenping, such as soil for personal question-active, and consequently she accessed production, and consequently she accessed production of the services of the

Advani, a Barrister-at-(so) Law, who was appointed an Assistant Judge in

1904 and has since been promoted to a District Judgeship,

36. Of the listed posts mestioned above, O<sub>b</sub> (c) and (d) have during the last for years been beld by members of the Provincial Civil Service as above below. The two posts of Collective have been held by Statutery Civiliana (see of these since 1800 and the other since 1800 and the civil since 1800 and the civil size of the result of the present income between the provincial Civil Secrifice on the restricted of the present income bunts. The post of Registers of the High Court.

was up to April 1907
(34) held by an Indian—a

vinida Civil Service—bat since them it has been ladd by members of the Indian Civil Service. The protein them to the been ladd by members of the Indian Civil Service. The protein them to be the reserved from the category of listed posts, an additional Judgestile being been substituted for it. The post of Minkedri Settlement Officer was held by a member of the Pervinnial Civil Service (Mr. Belinhida Kirperun) from December 1816 to Spretunels 1936, but stitute the latter date it has been held by Indian Civil Service officers, except for a story priced in 1959. The approximation of the Civil Service of the Indian Civil Service of the Indian

may be appointed to it. The discretion thus allowed was exercised by this Government when anowed was exercised by this Covernment when the last holder of the appointment (Mr. Blimbhai Kirparam), who was a native of India, died and the post fell vacant. The holder of the appointment has to deal with estates covering nearly one fifth of Gujarát; and some of these estates are the property of chiefs who, elsewhere, exercise quasi-sorreign powers. Great tack and discretion are necessary in dealing with these. For many years past the Gorerument of Bombay have regarded as a matter of great importance the preservation of the talakdars in their ancient estates and have at various times undertaken legislation to this end. This legislation, being preventive only, was not entirely successful, and it was decided to adopt a more constructive policy of reform. To carry out this policy Government had to look to the Indian Civil Service for an officer who possessed the necessary energy and initiative and who could command the respect and confidence of the talukdars, In order to compensate the Hombay Provincial Civil Service for the temporary loss of this appointment, the Bombay Government are about to address the Government of India with a proposal that an acting collectorship or an extra first grade deputy collectorship may be made available for members of that service so long as an Indian Civil Service officer is appointed to the post of Tainkdari Settlement Officer,

37. As stated above, a titled post has been anided to the ten Dettical Juligeships which avera originally acctared open for the members of the Provinced. Girdl Service. This conty added appointment has not yet been filled up from that service for want of a vancary among the Indian Girll Service officers belding the posts of District Judge. Of the creaming two appointments, one has been held continuously during the last five years by a momber of the Provincial Civil Service, while the other time been held by a member of the Archivellad Civil Service, while the other time been held by a consider of that careful son to the district Judgestip ratio and the continuous of the District Judgestips ratio the other time to be the reference of a statutory circium who held it.

28. The nine posts of Assistant Collectors were merged into the (27) cadre of Deputy Col-

third grade on Re. 600, four its the charle frinds on Re. 500 and two in the sixth grade on Re. 500 and two in the sixth grade on Re. 500 and two in the sixth grade on Re. 500 of these units inferior lated potes, five (i. e., three in the fearth grade and two in the sixth three in the fearth grade and two in the sixth bear five years. As regards the remaining four, the seambers of that services have been appointed to stom as the posted of Austrantia Collector valuement of the state toy civilians who had however, the seambers of the posted of Austrantia Collector valuement of the state toy civilians who had home, i.e., two of the three third grade posts of Departy Collector became exhibit for the means of the Provincial Civil Service on the 1st and 6th January 1910, respectively, and the third on 21st. Fehrwary 1912, while the noe remaining appointment in the fourth grade was

39. The effect of adding there aims posts to the eader of Departy Collectors has been to allet them as a permanent and exclusive possession of the Provincial Civil Service instead of merely declaring the eligibility of the Provincial Service men to be appointed to them. The duties of the posts being identical with those already exercised by Departy Collectors before these jests were listed, the propriety and convenience of the procedure seem apparent. There is no ovidence that apparent. There is no ovidence that the interested public are otherwise than satisfied with it; but an impression either the propriety of the relative to the product of the cold nonmediature might have been advantageous as distinguishing these listed apportiments from the pre-existing Dapaly Collector's peaks and conferring upon them some ingree of superiority. This impression, if its cutting is the propriety of the size of the size of the size of the size of the propriety of the Provincial Girl Service.

Except in the case of the Tálnkdári Settlement Officer's post, for which the appointment of a European officer of the Indian Civil Service has been deemed expedient in the present state of transition, and for the reason already given, no changes seem necessary in the class of listed posts, but with the increase which may be auticipated in the number of Indian members of the Indian Civil Service eligible for promotion to district charges, it may be necessary to consider whether the number of such listed charges can be maintained; and, if the conclusion is in the negative, what compensation can be given to the Provincial Civil Service in other directions. At present the Bombay Government are contemplating the addition of one-possibly two-of the posts of Superintendent of Land Records and Registration to the appointments which are thrown open to the

41. The provisions of section 2 of the Judia

(40) Earli Service Act of 1861

(40) Earli Service Act of 1861

(40) Earli Service Act of 1861

Earli Ea

Provincial Civil Service.

India Act of 1870.

CHAPTER VII.

Systems of Productor and Training.

42. It has alwayd been observed in discussing the age-limits for the competitive examination that, while there are octain cardinal principles on which the existing system is based principles on which the existing system is based principles which cannot be ignored without disastrons results—there are insidental features which admit of great diversity of opinion. This remark applies with particular free to the probationary course prescribed for successful candidates, regarding which there has been no substantial machinity of opinion stane the competitive system fare; yielded some practical date for discussion and which, as it mus stands, is governally admitted to be in many respects.

unsatisfactory,

43. This final process in the preparation of
accidiates for the commencement of their active
correr must necessarily be considered in relation
to the conclusions which have been arrived at onthe preceding stages. The question of the ago
of admission to the competitive test and its

owollary, the ago is which the probationsshould arrive in india, have already been discussed. Of the two divergent lines of opinion which amphasists respectively the advantages of metarity and of adaptability of character, reasons have been advanced for giving preference to the latter. It is evident, however, that the conditions of the system of probation adopted must be a kege extent be determined by the decision arrived at un the question of the age-dimits, and the probationary system itself must therefore be discussed with reference to both the abovementation of the control of the control of the conmentation of the control of

44. The question will first be considered on the assumptions that the existing age of arrival in India is maintained, that a period of probation is to second an open competitive examination designed to attract candidates who have already completed a general university education and

that the object of the probation is to afford a speedal braining with reference to the requirements of an Indian official correr. In the succeeding paragraphs the origing system will be criticated in its application to these conditions and proposals will be made for the created of the defects which are generally

admitted to exist. 45. The chief objection to the arrangement by which the probationer is put through a rapid and necessarily superficiel survey of Indian Law, languages and various other subjects is, as has been pointed out by Sir Henry Maine, that no cerious studies can be prosecuted, nor proficiency in them adequately tested, in a twelve number course. Inadequate as this period is, it is ren-dered still more so by the fact that men enter upon it at a time when the mind is undergoing a severe reaction after a strain of excessive severity and duration. There are few who do not at this juncture feel the imperative need of rest and relaxation, and the summons to renewed oxertions necessarily receives at first a somewhat languid response. It is, therefore, not surprising that the attempt in such circumstances to compress into the space of a year an ontirely new series of studies has not yielded generally satisfactory results. Apart from this inherent difficulty, the mere memorising of Judim Codes, and this applies more purticularly to the Pro-cedure Codes, is a lamentable initiation into law for the future Magistrate and Judge, and it is consistently supplemented by a desultory, and generally ill-directed dabbling in un Indian vernacular, Indian history and some miscol-laneous optional subjects. In short, the general verdict of the probationers them elves would probably be that the carriculum is jejune and repellent, the instruction uninspiring and meffective

Act Ordicism of the present system can held to disciss on the present system can held to be added upon the deficiencies which experience has shown to be most geografily left and svinced by the drillian in his early years of service. There is a strong consensus of opinion hat these deficiencies are most sparent in the want of Innuivilarity with legal procedure and methods. This is by far the most important consideration, and it is by this that the conditions of the term of probation must hargly be determined. Problemay in the vanescalar can beat be acquired by efficient in the course of their Ordicial during middle prehims by material linguistic talents and, if not, by ordinary application and intestry. Their ultimate attainments it his direction will not be materially

affected by their probationary studies, though they may be facilitated by the acquisition at this stage of the elements of grammar and some literary acquaintence with the language, value can be attached to the degree of colloquial knowledge likely to be attained in England, and it appears advisable to postpone serious efforts in this direction until the conditions, instead of being distinctly adverse, are specially favourable, that is to say, until arrival in India. A knowledge of account procedure would be useful, and few officers have not at some stage of their career felt the lack of some systematic acquaintance with the methods of keeping and auditing both public and private accounts. These are the both public and private accounts. directions is which deficiencies are most likely to occur; but it is obvious that the first is incomparably the most important.

47. The question, then, is what preliminary training in law should be provided, under what

conditions and by what means.

8. It seems clear that, if a solution of the problem is to be coviously attempted, it will not be problem it to be coviously attempted, it will not be much in the present neignous intertection in certain positive unconnectes, explainment of the field off filled and full numerical terms, or in early development on these lines. While it is finely development on these lines, which is not legal in impossible to that a producing a body of tealmed and expent parish, as continuous the consistency in the produced of the control of the consistency of the clienter of general principal cauce, (2) some direct conjuncture with the best variable or made for judicial procedure, and (3) a fairly detailed knowledge of the more important bodies of positive law which are in

49. With regard to the first of these, it may be observed that the science (58) of jurisprudence, spart from

force in British India.

its direct bearing on practical work, is an almost essential olement in a really wide outture, and is an admirable supplemont to, and corrective of, a purely literary education as a training for affairs. As regards the second, there is almost complete unanimity as to the value of the earlier system which required candidates to attend course of law of every grade, from those of stipendiary Magistrates to the highest tribunals of the Empire, to observe the methods and procedure of the most distinguished Judges and the ablest counsel in England and to record the results of their observation in a careful and systematic manner. As regards the third, it suffices to state that Procedure Codes need not necessarily be included and that they might profitably be omitted, as their provisions can be most easily learned by seeing them in actual operation, that is to say, in Indiau courts.

50. Such a course of instruction cannot be compressed into the limite of one year, and two years are not too long for the

purpose. If, however, the provide of production is extended to two years, is would be adversable to reduce the age for appearance at the competitive cannains for, as it will probably admitted, even by the most convinced advocates of the highest age-link, that say further extension of the age for errival in Lathas is not desirable. There are no serious objections to brisin covera, and the advantages in the direction of securing a really sound and effective probation in rindispatable. The question as to whether

this period of probation should be passed in Italia or in Ragial must again be referred to the decision arrived at on the question of aga, Accepting for the purposes of the present discussion the existing system and the principles on which it is been, there is much to be said in favour of this probationary instruction being imparted in Ragiand. Under the present exceedingly steemons and prolonged conditions imparted in Ragiand. Under the present acceptable of the present and acceptable of the acceptable of the present and acceptable of the acceptable of the present and acceptable of the acceptable of the present acceptable of the present acceptable of the present acceptable of the acceptable of the present acceptable of the preparation of the preparation of the pretained of the pretained of the preparation of the pretained of the pre-

(51, 56) of training colleges in India must be discarded. It

must, however, he clearly understood that these arguments proceed on the hypothesis that the present are of arrived in India should be mintained. This hypothesis is not accepted by the Covernment of Bourbay, and the proposale which they have to make in the alternative will be explained at hater steps.

51. As regards the course of instruction in legal subjects, that which (s) was presented up to the year 1891 seems on the whole excellently designed and needs only to be revised in the direction of substituting some

more modern works on general jurisprudence and an improved selection of Indian nots,

52. Though this logid carronium would oneticities by far to most important chromat in the probationary carea, instruction in a vermoular anguage, within ingit very properly in supplemented by the study of a lossical language and of Indian sharey and geography, should be included. The satily of political econopy as a special Indian study is most densities. The convocate conditions of Ladian respects and pseuliar, and there of the generalizations which had good in India written concentrations the time. Indeed, the recently been observed by an eminent authority that a science of political concentrations are also as a second processing applicable to India has with the mental transport of the processing and the contraction of the accepted doctrices of Western economics, except perhaps in the particular domain of monetary and currower questions, are portuge, as if Henry Manch has observed, now likely

an institution in Bombay. If it is found possible to devise a practical course of instruction in accounts, this might very usefully be substituted for political economy. With regard to Lotion probationers, there is consumpted to the probationers of in which the probationary regulations

to conduce to confusion than to clearness of

thought in the Indian official. A school of

Indian economics has still to be created, and

happily there are now hapes of establishing such

require to be supplemental. It should, as of present, by provided that the veneracelar studied by such productioners chould be other chan their mother-dagma. As Industry must be frequency appointed to serve outside the provinces of their birth and as in serveral provinces to or more venuousless are commonly spokes, there is no practical difficulty in suggesting without after matters. In other respects, differentiation in the case of Indians is not only unaccessary but objectionable in principle. 440

53. It is important that the carriedom should not be over-weighted. Competent observers detect in newly primed diviliant symptoms of some lock of mental and physical resistence due to the efforts careated by the continuation to the last moment of competitive conditions. For the same reason there is much to be said in favour of relaxing these conditions during the period of probation, and of substituting recurring qualitying tests, subject to adequate safegurants for the ministenance of a proper standard of intellectual efficiency, idealers, and character.

54. Residence during this period of probation ahould be made compulsory (45,46) at a residential university, and there are distinct

advantages in specifying more particularly the Universities of Oxford and Cashridge. It is important, in the first place, to secure the invaluable results of social intercourse and participation in the corporate life of the best type of collegistic institution, more particularly for candidates who have come up either from mon-residential universities or from statorial exhibitiments. The necessity is less in the case of graduates of residential universities, but in order to ensure the greatest measure of friendly intercourse and communication between men who are to be members of the same service and to generate among them the best kind of corporate pirit, it is essential that they should be onnemized of as far as possible in place of being isolated from their contemporaries on the threshold of their currents. It is the isolation

necessarily entailed by a processorily entailed by a separate institution which objection to such a proposal. Residence at Uniord or Cambridge cities seerly all the advantages of bringing together as fellow-stacinty young mon who are destined hater on to become colleagues in administration and it admits them at the same time to the wider

corporate life of a great university,

55. Probationers ought to be granted an
allowance sufficient to cover

(47) the reasonable expenses of

residence at a iniversity and the rate should be fixed at 2000 eer ensure. A lower rate would result in the majority of men contracting debt before their arrival in India. The answer to those who object in principle to the grant of an allowance is their as sound system of open compatition will provide may ready-trained for their duties in India. This proposition need not be argued in detail, It is necessary that unless spread in detail, It is necessary that unless spread in the privan in Indian (Indian the Appellation (Indian the private in Indian (Indian the Appellation) and the second their arrival than the contraction of the Indian while qualifying for their duties. The grant of an allegnate allowance in England is therefore conductive both to economy and efficiency.

50. The above discussion proceeds, as has been explaned, on the assumption that the main features of the existing system remain undisturbed, and the object has been to indicate, on that susceptible and the object has been to indicate, on that susceptible and the object has been to indicate, on that necessary and practicable. The Government of Bombay are, however, strongly of opinion that the preponderance of advantage is to be found in a roversion to a lower age-limit, and, in order to obtain all the advantages attaching to the

lower age, it is necessary to provide for the arrival of selected candidates in India with the least possible delay. This policy necessitates some modification of the detailed arrangements of the probationary course which, on the alternative bypothesis regarding age limits, have been advocated above. These modifications, however, will consist almost entirely of adapting to Indian conditions the principles arrived at with regard to a probation spent in England, and the measures necessary to combine with the probationary course the training which the young civilian now separately undargoes as a preparation for his appointment to an independent charge. The term probation may, in fact, if the present pro-posals are accepted, be discarded, as it would obviously he unreasonable to expect successful candidates to proceed to India without a definite guarantee of employment. This course of instruction may therefore be tormed the training course. It should extend over a period of two years and it should combine, as far as practicable, the instruction advocated in the preceding paragraphs with the existing scheme of training which is dealt with in the next chapter. The combination of these two systems of instruction presents important advantages. The study of subjects which must largely be learned from books will proceed pars passu with practical initiation into the details of executive and judicial unministration supplemented by immediate con-tact with the people and the best opportunities of attaining to proficiency in the variaculars. To the considerations, last named the Government of Bombay attach the greatest importance, and they are averse on these grounds from the

possible alternatives of (64,55) a contral college for the whole of India or an analogous arrangement for each Presidency or province. A period of two years spent wholly at such an institution would not admit of effective instruction in the work of practical administration, of which even the elements are subject to the widest local variations. To divide this period would be equally objectionable. Firstly, because, for reasons already explained, twelve months would prove inadequate to secure and to test a proper degree of proficiency in the subjects appropriate to a probationary course properly so called, and, secondly, because the loss of bomogeneity and continuity in the course as a whole, which such an expedient would entail, would seriously impair its value. The best solution would be to amplify the present system of training in the manner above indicated. of the items contained in the course of probation recommended in this chapter could not, in most cases, he adequately provided for. The first of these is attendance at courts of justice of every grade, and the second, the study of an Indian classical tongue. The former could be replaced to some extent by the magisterial and district courts; facilities for the latter would frequently be so difficult to obtain in mofussil stations that it would be inadvisable to make generally compulsory a study which, though of undeniable value, is rather a luxury than a necessity. As against the loss in this direction are to be set uff the greatly improved facilities for the practical study of Indian systems of accounts, both private and public, and of the vernaculars, together with the direct initiation into administrative work and contact with the people which.

as has already been stated, this Government regards as of the greatest importance.

57. This proposed co-ordination of the courses of probation and training would make it necessary that the latter also should be subjected to some modification in detail and mainly in arrangement. The combined result would, in fact, amount to a development on breader lines of the system of departmental examinations, training in practical work and technical instruction in agriculture and survey which is at present in force. It must be recognized that these proposals are not free from practical difficulties. The arrangements for the necessary periodical examinations and the proper expervision of the progress made by the officers in training would require careful consideration; but these and similar questions are matters of detail to the solution of which no insuperable obstacle can be anticipated. The scheme thus outlined, besides being preferable on its merits, bas the additional advantage, as compared with the costly expedient of training colleges, of involving histo or no increase in expenditure. CHAPTER VIII.

Systems of Probation and Training.

55. The view of the Government of Rombay no to the system of training which should be adopted in the ovent of the age-limits being no they recommend, obstantially reduced, have been explained in the precoding chapter. The following remarks on the satisful system of training are, with the exception of certain special proposals in the case of pidital elicores, made on the example of the contract of the contrac

59. The rules for the training of Assistant
Collectors after their arrival
(80,61) have been recently revised,
and the Government of

Bombay are satisfied that they are framed on sound principles. They are, however, at present contemporal grotten more changes with respect to the Acts to be stodied, and also the introduction of the system of reporting criminal cases which they consider a valuable training, instanced as it will afford young officers an opportunity of gristing some practical experience of the working of sourist before they are called on to decide castle.

60. The Government of Bombay do not consider that there is any (82, 83) deterioration in the knowledge of Indian languages

ledge of Indian happenges possessed by members of the Indian Ciril Service. The treentire officers possess a sufficient innervience of the languages, and they do much of their daily officer work in the remoular, whilst the proceedings in all medical courts are in the vermoular. Of this years also a fair number of officers have successfully passed the optional High Proficency Examination in the various vermoulars. The rules for the encouragement of Oriental languages have been lately revised to as to make the courses to read more practical and attractive.

61. The views of the Government of
Bombay, on the training of
members of the Indian Grail
Serrice selected for the
Judicial department, have been recently communicated to the Government of India. Briefly
stated, they are that there is no need for any

municated to the Government of India. Briefly stated, they are that there is no need for any radical change in the system prevailing in this Presidency. The Judicial department has, with rare exceptions, been filled by officers recruited in the early years of their service and

trained as Assistant Judges for at least 2 years Judges. All superior appointments are at present reserved for such Assistants. On appointment an Assistant Judge is given the work of a Sobordinate Judge, and is not invested with appellate powers until he has had sufficient practical experience of original work The only further step which the Government of Bombay advocate for the improvement of the proficiency in law of members of the Indicial department is the introduction of a system of granting study leave te Europe, especially for the benefit of officers who have finished the preliminary practical training already described, before they become District Judges. The course of study which they favour is that for a call to the bar, which they deem more suitable to officers who need theoretical and not practical instruction than a course of reading in a barrister's chambers. They do not consider any special considers. They do not consider any special course of study in law in India necessary, more especially if, as has been intimated by the Government of India, the course of training in England is altered so as to include Hinda and Mahomedan Law, 62. The possible alternatives to the present

2. The possible alternatives to the present system are (1) recruitment (13) by a separate competitive examination in law, and

C) nomination of bervisters and planders, as in more than practice in reconstruct for the Provincial Civil Service. The Government of Bombay would strongly opene any change which would have the immediate or nilitate result of handing over the Jodield department entirely to an exclusively Indian agency. They agree with the Commission of 1886 that any recertains of the Judicial branch for a periodial class of His Highesty's subjects would lead to administrative difficulties. In their opinion it is essential to avoid any change which would do anything to impair public conditions in the judiciary, and they consider that it is not possible for a parrey Indian judiciney, however able and impartal, to inspire that confinence in the courts which is so important a factor in the administration. The appointment, in India, of buristers to the Judicial department would further to open to the very grave objection that the attractiveness of the service by itself is not sufficiently great to secure tried mor or oren may not says likely to accorded at the bar.

63. The alternative of comitment of languary as separable legal oramination does not enumered itself to this Government. They are present to the present containing the stated great importants to the general education and colinars obtained by present methods, for this and colinar obtained by present methods, for this and collars obtained by the state of the containing and modes of thought of the proping amongst whom his word less This qualification, they hold, is more likely to be obtained by the present system of reminiment han by any system while concentration for reminiment han by any system while concentration in the state of the containing while concentration is also that the state of the containing the state of the containing the containing the state of the containing the containing the state of th

would return to England to study law. They hold strongly the ten Indian Givilian Jedge, who has acquired like howeledge of the people at first head, is better equired to perform his main duty, which is to find correctly on dispated facts, than a legal student where only qualification is a knowledge of the law. It must be remembered that an Exceptive offices, who is also a Magnitate, has had, before entering the Judicial department, considerable experience of criminal courts, and thus a sound training for his dissice as Section Madeg which, in the spinned of this Gevernment, are not less important than his duties as Court of Olivi Appeals.

64. Executive experience is also of great sistance to a Judge when he comes to try suifaagainst Government based on misuse or alleged misuse of executive authority. It such especially Judges who have no executive experience are especially prone to error, and their mistakes may cause serious inconvenience to Government.

65. Apart from these considerations, this Government would departed any change which might have the effect of destroying the sympathy which now exists generally between the Judiciary and the Brountier This sympathy is to a great set and doe, they believe, to the fact that District Mugges and Collectors or usually members of the same service. The Government of Bombay face that the abolition of the Judicial brunch of the Hadian Ciryl Service would lead to a festeriorsion of the sandard of definities that the scholars of the sandard of definities that the sandard of the sa

CHAPTER IX.

CONDITIONS OF SERVICE.

55. In formulating proposals to regulate the strength of the cidre of the Indian Civil Service the Government of Lord Elgin

Government of Lord Elgin in 1898 enunciated the two propositions wh are rooited in the interrogatories draws up by the Royal Commission as the basis of the conditions of employment in that service, It will be apperent apou examination that the practical expedients which were then adopted and which ure still in force are deficient in one important respect. The decision having been taken to dodnce the strength of the service on the besis of the number of appointments which might of the number of appointments when importing the classified as superior, it was necessary to carry out this classification on somewhat arbitrary lines. Provision has been made that, subject to certain subsidiary conditions, officers of the service will ordinarily attain, after approximately eight years' service, to a superior appointment, either substantively or with prac-ficel normanency in an officiating capacity. The system is not designed to effect snything more than this, and it does nothing to secure the prespects of an officer after he has reached this stage. It does not secure to him sufficient salary and sufficiently responsible duties throughout the whole period of his service except on the assumption, which is obviously natenable, that a superior appointment of whetever grade adequately fulfils this requirement. This importand limitation must be clearly apprehended. It is apparent that if the objects thus broadly stated are to be fully attained, the system must be supplemented by suitable provision as to the on suppendence of automor provision as to the number, grading and emolations of the superior appointments. The creation, for instance, of a disproportionate number of superior appoint-ments of the lower grades may assisty the immediate purposes of recruitment but will have a scriously detrimental effect on the general

conditions of service. In short, the system does not secure, and is not designed to secure, one of the principal objects at which it aims.

the principal objects at which it aims.

67. Regarding the existing system from the more limited point of view of a system of recruitment, it may be said that it constitutes a great advance on the haphazard methods, with all their attendant evils, which it replaced, and it has effected important improvements in procedure relative to cadra questions. The limits, whether of the length of service to be passed in inferior posts or of the rates of salary on which the elassification of posts as training posts and 'superior' posts is based cannot be regarded as permanently or systematically settled. A reduction of the age of recruitment need not necessarily imply a proportionate extension of the period of service in training and inferior posts unless the reduction decided upon involves any great departure from present condi-tions. The greater adaptability secured, by the reduction in age would counterbalance such disadvantages as might be anticipated on the score of youth and inexperience. In addition to this, the increased cost of living leaves so slight a mergin for adjustment that great difficulty would be found in prolonging the period of service in the lower paid posts.

68. The arrangements contemplated by the

system in regard to the system in regard to the preparation of junior oiviliens for functions of a higher

be found that in recent

order by a novidate in less responsible posts and for their promotion at the end of eight years to offices of adequate responsibility and conclument are sound in themselves and their sourcess will be found to depend mainly on the extent to which their bodges attained in product. From the chain statements A, B and O ippended to this Momorandum It will

years officers on the Bombay establishment have, in many cases, failed to attenu to superior posts after eight years of service and have remained on the pay originally intended for training posts for a considerable time after their training has been completed. On the other hand, a certain num-ber of officers of less than eight years' service have, during the same period, held or officiated in superior posts. After making allowance on this account the results still fall short of the condition's contemplated by the system. This is mainly to be attributed to the fact that, in applying to the Bombay eadre the proportions arrived at for determining the relative number of superior and inferior posts, it was deemed necessary to resort to what may be termed an actuarial fiction and to include among the superior posts fore inferior posts on Rs. 900 per measure and five others which in normal circum-stances are also inferior. This course was adopted on the ground that the standard proportion of inferior posts did not provide a supply of officers holding such posts adequate to the requirements of the Bombay administration. The special requirements of the Bombay Presidency in this direction are due partly to the practice of the local Government of providing or the training of a certain number of Assistant for the teathing of a correct one of the control of

other systems. These administrative exigencies

were met in the manner explained, and the normal operation of the cadre and recruitment system was nocessarily obstructed to the detriment of the prospects of the junior members of the service. Steps have been taken in the direction of applying a remedy by the proposal to create five new superior appointments on Rs. 1,200 per measure restoring the five appointments on Rs, 900 to their proper place in the inferior class. Of the remaining five inferior appointments, one has been abolished appointments, one has been abolished, one is to be replaced by a newly created District and Sessions Judgeship but the remaining three are

still counted as superior. 69. This arrangement, the effect of which upon the prospects of junior officers was probably not clearly realized at the time, was adopted in order to meet administrative requirements and the objects immediately contemplated were secured. It is, however, impossible for this Government to regard without concern any serious disabilities in the position of their officers in respect either of the prospects to which they may legitimately consider themselves entitled or of any differential advantages enjoyed by members of the Indian Civil Service under other Governments and administrations. It is intended that such questions should come under consideration at the quinquennial examination of the cadre which has recently been prescribed. This expedient has not been sufficiently loog in THE STREETER ALL TO DOES SELECTED 100 IN Opposition to enable any opinion to be formed as to its efficacy but, subject to the proviso that emergent or extraordinary cases about to encedered as the necessity arise, it appears to promise substantory results.

70. The adequacy of the number of superior matrix for the carbon has to the ca

posts in the cadre bas to be considered in relation to (a) the connection between

the superior and interior appointments prescribed by the present system of recruitment and (b) tho volume and importance of the work of Govern-ment. The first of these questions has already been discussed. With regard to the second, it may be observed that the number of asperior may be observed use the student or approximately posts in which European qualifications are held to be necessary are, in all departments of Government, rigorously reduced to be lowest minimum which can be regarded as safe in respect of general security and a proper standard of morals and editions; throughout the administration. This strict limitation necessarily involves the administration of the strict limitation are becaused in the nature. difficulties, which are inherent in the nature of our Government in India. The remedies to be applied can only be determined by considering the merits of each particular case as it arises.

71. The existing system of promotion up to the grade of First Assist-ants has been found to work

well. Promotions to Col-lectorships and District Judgeships are largely determined by seniority, subject, however, to determined by seniority, subject, however, to the condition of personsi litness. To other higher posts they are made by selection. It would be in the interest both of the administration and of the service if it were possible to retire officers unfit to rise above the grade of Assistant Collector or Assistant Judge on reduced pensions. This point will be reverted to in dealing with the question of pensions.

72. The Executive and Judicial branches of the Indian Civil Service comprise the following classes of officers :-

Collectors and District District and Sessions Magistrates Judges.

Collectors Assistant and Sessions and Sub-divisional Judges. Magistrates.

So far an civil justice is concerned, the separation of powers is as complete as the circumstances of the country permit. The only civil powers exercised by a Collector are his revisional pawers in possessory suits under the Manlatdars' Coorts Act (Bombay Act II of 1903). This Act empowers a Manlatilar to restore possession of agricultural land, premises, crops, etc., to any person dispossessed otherwise than by due course of law, or entitled to possession by reason of the termination of any tenancy or to protect, by injunction, a person distanted in his possession. Suits must be filed within six months of the date of the cause of action; and as no questions of title are involved, the aggrieved party can have recourse to a suit in the regular civil courts. Assistant Collectors have no powers under this Act. The apacial powers conferred on revenue officers for the purpose of assessing land rovenue, fixing fair rents and disposing of miscellaneous business connected with rent or land revenue are not really of a judicial nature, but are employed in the former case to exercise and safeguard the rights of the State in respect of the laud, and, in the latter, to determine complex economic problems on which the ordinary courts are unfitted to adjudicate.
73. In the department of criminal justice,

the superior criminal courts (the High Court, Judicial Commissioner's Court and the Courts of Session) are presided over by judicial officers District Magistrate, Sub-divisional Magistrates and Subordinate Magistrates are also executive officers. The District Magistrate, who is the head of the police and has executive control over their investigation of crime, is also empowered to exercise-

(1) magisterial powers in criminal cases, (2) special powers for the prevoution of offences under Part IV, Chapters VIII to XII of the Criminal Procedure Code,

(3) appellate powers in the case of Magis-trates of the second and third classes,

(4) general supervision and control over all Magistrates subordinate to him Sabordinate Magistrates (with the exception of the Indian Civil Service officers in training who exercise 3rd class magisterial powers belore they are given a revenue charge) of all classes are also in most cases revenue officers and, although they have no extra-judicial authority over the district police, discharge, in addition to their indicial functions, a variety of miscellaneous executive duties. They may exercise supervision over the work of Manatadárs and their establishments of village officers, over local boards, municipalities and sanitary committees, and deal with such matters as the following:—

(a) Collection of land, irrigation and miscellaneous revenue.

(d) Assessment of income-tax, (e) Work of sub-treasuries. (d) Inspection of crops,

(e) Maintenance of the record-of-rights. (f) Disposal of waste lands,

(g) Regulation of grazing in Government lands.

(A) Grant of assistance to superior holders to recover rent.

Grant of tagdes.
 No change is desirable.

74. The remaining information desired by the Royal Commission regarding conditions of service will be found in the annexures to this chapter.

#### CHAPTER X.

CONDITIONS OF SALARY.

75. From the general purport of the interrogatories drawn up by the Royal Commission relative to salary and other matters more particularly affecting the personal interests of members of the Indian Civil Service, this Government infers that they are primarily intended to be addressed to individual members of the service and to elicit expressions of opinion on existing conditions and on the various proposals which are submitted to discussion, as well as to invite alternative proposals. Such opinions should represent the interests concerned, and it is therefore presumed that it will be deemed the most satisfactory course to escertain them by means of the direct evidence of individual officers. There ere strong objections to any Government committing itself to expressions of opinion in hypothetical cases or to generalizations on subjects which have constantly to be deals with in a particular application. Such general pronouncements, except so far as they may be necessary to explain an eccepted rule of policy, must be limited by so many reservations that their utility is at best doubtful. They are also apt to encourage expectations which onforeseen circumstances may reader it impracticable to fulfil; and they tend to impose restrictions on the freedom of discretion which every Government must reserve to itself in matters which affect its responsibility.

76. The Government of Bombay consider that particular proposals of an administrative pature can be more conveniently initiated or considered by them in the ordinery coorse of their adminis-tration and with special reference to the merits of individual cases. There are, bowever, some points both of general interest and of delail in

which it may be of advantage that the views of this Government should be recorded at this It is unfortunately the case that there are not wanting symptoms of dissatisfaction, especially

among the junior members of the service, both in this Presidency and, as it is believed, elsewhere, with regard to their position and prospects. The causes are in some instances local and capable of remedy by improvements and adjustments in the cadre. But others of a general nature are also adduced. The chief of these is the marked increase of late years in the cost of living, a hardship which affects all classes in receipt of fixed salaries, and, con-corrently with this, the fact that, while the emoluments of several important branches or the public service have recently been considerably enhanced, there has been no proportionate improvement in those of the Indian Civil Service, improvement in those of the majority of the posts, and, in the case of the majority of the posts held by that service, no improvement at all. Such dissatisfaction is believed to be felt mainly among the junior members of the service, the conditions of which in its early years are at least no better than those of certain other services

whose conditions have of recent years undergone Whether such dissatisfaction improvement. exists, whother it is justifiable, whether, if so, it is producing or is likely to produce seriously detrimental effects on the efficiency of the service and, in that case, in what direction a remedy should be sought, are questions of very grave importance which this Government, if sofficient prima facio grounds can be definitely established, would be glad to see carefully and completely investigated.

78. The existing system of acting allowances and officiating grade promotions works well on the

whole and ie not productive of inconvenience to the administration. In most cases, it is believed, the arrangement is also to the satisfaction of the officers concerned. Attention has, however, been drawn to what is, perhaps, the most typical and important case of acting promotion involving increased responsi-bility, that of an Assistant Collector acting as a Collector, and the corresponding cese in the Judicial branch. It is contended that so setting . officer incurs expenditure little, if anything, less than the substantive incumbent and that his work and responsibilities are the seme; that the pay of a Junior Collector and of a Third Grade Judge (Rs. 1,800) is certainly not io excess of the social and official position of these officers; that the lewer rates of setting my are inadequate; and that in such a case the acting officer should be allowed the full substantive pay of the appointment. The principle woold apply only in cases where there is a decided and material increase in responsibility, as in that of an Assistant Collector acting as Collector or a Collector acting as Commissioner, but not to officers acting in a higher grade of their own class of appointment. This Government coosiders that there is much justice in these contentioos and would view with entisfaction the recognition of the principle conteoded for

As regards a time-scale of pay, this Government, though not pre-

(93) pared to express definite-approval without more mature deliberation, considers that it offers distinct advantages to some respects. It would do something to solve difficulties relating tocadre and promotion as they affect junior officers (vide paragraph 77). In its application to senior officers it is open to very serious objections. A time-scale terminating at a point short of the period when an official would ordinarily attain to a post of the rank of Collector or District Judge might, if satisfactory solutions can be offered of the difficulties in regard to the can be deficit or appointments for the purposes of recruitment, be favourably considered. Similar arrangements have recently been introduced into the Public Works and Forest Departments buthave not been sufficiently long in operation to support inferences as to the probable success of their application to a case of greater difficulty and complexity.

CHAPTER XI.

CONDITIONS OF LEAVE.

80. For the reasons stated in the preceding chapter, the Government of Bombay are not prepared to discuss in detail the various questi arising oot of the existing leave regulations of the Indian Civil Service. Apart from these general grounds, they are at present engaged in considering a reference which has been made to them by the Government of India relative to-

certain recommendations in regard to the conditions of leave suggested by the Decentralization Commission. They have consulted selected officers, the replies of some of whom are still awaited, and the whole question is being exhaustively investigated. Pending the completion of this investigation, it would be premature to formulate any definite conclusions or proposals in the direction of reform. It may, however, be stated in general terms that, though the rules are on the whole recognized to be adequate and even liberal, there are some points, rather of detail than of principle, to which exception is taken by the officers concerned; that a considerable degree of inconvenience has been caused to the administration by the unavoidable necessity of frequent transfers, though a distinct improve-ment has been effected in this direction in recent years; and that there is a general consensus of opinion as to the desirability of making the rules more simple and elastic so as to reconcile more completely than is the case at present the interests of the administration and of individual officers.

Whatever measures are ultimately adopt-81. ed, the Government of Bombay do not consider that they should be in the direction of restricting the amount of leave now taken, sither by reducing leave allowances or by impesing more onerous conditions. So far as is compatible with other easential claims of the public service, it is greatly in the interest of efficiency that officers should be encouraged to avail themselves of all reasonable means of maintaining their health and energy, and neither the existing facilities nor the extent to which they are resorted to are in excess of what may be regarded as reasonable in view of the ardnous conditions in which the great majority of civilian officials have to work. Any murked diminution of the amount of leave taken would not only react unfavourably in this respect, but would also conscion grave difficulties in regard to the leave reserve and the prospects of junior officers which, as has been romarked above, have already been the object of egricus concern on the part of this Government,

82. The information desired by the Commission in regard in the amount of leave taken by officers of the Ludian Civil Service is furnished in the annexores to this chapter. They include a prict of the turious discussions which have taken place regarding the leave regulations which may also prove of interest and utility.

#### CHAPTER XII. CONDITIONS OF PERSION.

- 83. The questions deating with the Pension Regulations of the Indian Orial Service cunnet be adequately discussed, in many instance, without elaborate network classifications and access to information and statistics which are not available I cases where causal investigation could be disposed with, systematic enemies in the case of the causal of the country in other directions would be necessary and such systematic enquiry has not been tunde. On the existing dels, therefore, the Corremond of Bembay are not perpeted to express nu options.
- 84. They have considered the question of a system of reduced pursions of the more important and reapenable superior between the more not proved fit for promotion to the more important and reapenable superior posts, and their riser is that their hands would be greatly strengthened in the matter of promotions and entirements, if such a system existed. They consider this, in the case of discress held until for promotion and compulsorily related, the recland pensions might be on the same and as that referred to in Article 554 of the Civil Service Regulations for officers interpretated for further service on account of tileses, but provision might had be bundle for furthly pensions or as least for the repayment with interest of the account of the account of the success of the repayment with interest of the account of the success of their subscriptions to the Justice Civil
- 85. On other points the Government of Bombay would prefer to reserve opinion until they have before them, at a later stage, the definite recommendations of the Royal Commis-

Service Family Pension Fund

## ANNEXURES TO CHAPTER IX. .

## COMMITTORS OF SERVICE.

## ANNEXURE No. L.

STATEMENTS REGARDING THE SALARIES DRAWN BY JUNIOR MEMBERS OF THE INDIAN CIVIL SERV STATEMENT A.

Showing Officers of over eight years' coroice not drawing more than Rs. 1,000 per mensem during each quarter of the last five years 1908-1912.

(74) Officers of over eight years' service not drawing more than Rs. 1,000 per meason during each quarter

January.		April	_		July.			Octobe
Name of effects.	Salary.	Name of officer,	-	Salary,	Biame of officer;	{	Salary,	Name of office
	Rs.	1895.	1	Ks.	1895.	-	Rs.	1895.
	-	J. Ghesal H. L. Painter		909 900	H. L. Painter		900	J. Ghosal
1896. C. V. Vernon	900	1896, C. V. Vernon		900				
1897.		1897,			1897.	1	200	1897.
A. K. Kama 1898.	. 900	A. K. Kama C. S. F. Grofton 1898.		900	A. K. Kama C. S. F. Crofton 1898.		800 800	A. K. Kama C. S. F. Crofton 1898.
A. D. Brown		A. D. Brown		900	A. D. Brown			A. D. Brown
E. G. Turner E. G. L. Lair MacGregor.	766 d 766	E. G. Turner		706	E. G. Turner		900	W. O. Alcock E. G. Turner
1899,	1	1899.			1899.	1	1	1899.
A, C, Wild .		A. C. Wild*			A. C. Wild*	141	966	A. C. Wild*
	766	C. S. Campbell* C. C. Dutt	***	916 500	C. C. Dutt	•••	766	W. F. Hudson*
TO DO A TOTAL	. 916 . 766	R. E. A. Elliott	***	766	M.			
	. 966			966	1			
		<del>-</del>						<u> </u>
10	}	12			7			8

January.	_		April,	_		July.		Octo
Name of officer,		Salary,	Kune of efficer,		falery.	Name of officer	Salary.	Name of office
		Rs.		-	Rs.		Rs.	
1894.	1		1894.	1	i		1	1
E. L. Sale 1895.	•••	900	E. L. Sale 1895.	•••	900			
Lead O		900	J. Ghosal		900		1	-
H. L. Painter		900	4000		''		İ	
1896. C. V. Vernon		0.00	1896,		000		1	į.
1897.	•••	900	C. V. Vernon 1897.	•••	900	. 1897.		. 1897.
A W 77		960	W. T. W. Baker		900	4 V V	900	A. K. Kama
W. T. W. Baker	***		C. S. F. Crofton			107 FT 101 10-1	000	W. T. W. Baker
C S E Croften	•••	900	C. A. Beyta	•••	000	A. E. I. Emanuel		H. J. H. Daker
C A Danta	:::	900	O. A. Deyes	•••	000	A. D. H. Dillantel	100	
1898.	•••	300	1898.		1	1898,		1898.
W. O. Alcock	٠	766	W. O. Alcock		766	W. O. Aleock	766	W. O. Alcock
1899.	-	,,,,	1899.	•••	100	1899.	700	111 01 ===0001
A. C. Wild*	,	966	C. S. Campbell*		are	C. S. Campbell*	916	1
W. F. Hudson*		966	W. F. Hudson*		966	onapour	1	
1900.			1900.			1900.	i	1900.
J. P. Brander		766	J. P. Brander		768	J. P. Brander	766	J. P. Brander
C. H. Blathwayt*		916	C. H. Blathwayt	ŧ".	916	E. H. Waterfield	765	V. M. Ferrers
V. M. Ferrers	•••	766	V. M. Ferrers			C. G. Henderson	766	
E. H. Waterfield	•••	786	E. H. Waterfield	٠.,	786	Balak Bam	766	
			C. G. Henderson		766		}	Balak Ram
15			14		ļ .	·		
		į.	1 12		i .	9		8: :- :

hore.—Others marked with an estarisk efficieted in superior apparaments but their emplaments were less than Rs. 1,000 p

#### APPENDICES.

## STATEMENT A-(continued).

(74) Officers of over eight years' service not drawing more than Rs. 1,000 per measure during each quarter of 1910.

January.		April.		July.		Datohen	
Name of afficer,	Sainty.	Rame of officer.	Salary,	Name of others.	Salary.	Name 64 officer.	Salarya
1896. G. Mouteath	Rs. 900		Rs.		Rs.		Rs.
1897. A. K. Kama A. E. L. Emanuel	900	1897. A. B. L. Emanuel .	900			1897. W. T. W. Baker	900
1895. W. O. Alcock E. G. L. Laird MacGregor.	900	1898. W. O. Alcock E. G. L. Laird MacGregor.	900 900	1898. W. O. Alcock E. G. L. Leird MacGregor,	900	W. O. Alcock E. G. L. Lsird MacGregor.	900 900
1899. O. Rothfeld R. E. A. Elliott	900 900	1899. O. Rothfeld S. J. Murphy R. E. A. Elliett	900 900 900	O. Bothfeld R. E. A. Elliott	900	1899. O. Rothfeld A. C. Wild G. C. Dutt	900 900 500
J. P. Brander V. M. Ferrers C. G. Henderson Balak Ram	786 900 766 766	J. P. Brander V. M. Ferrers C. G. Heoderson Balak Ram	766 900 766 766	J. P. Brander V. M. Ferrers C. G. Henderson Balak Rsm	706 900 766 788	J. P. Brander V. M. Ferrers C. G. Henderson Balak Ram	766 900 766 766
1901. A. W. Varley H. B. Clayton K. W. Barlee J. R. Mattin E. L. Moysey F. W. Allison W. C. Tudor Owen	700 768 766 900 700 900 950	A. W. Varley K. W. Barlee J. R. Martin* E. L. Moysoy F. W. Allison W. C. Tudor Owen.	700 766 966 768 900 950	1901. A. W. Varley K. W. Barlee J. B. Martin* E. L. Moysey F. W. Allison W. C. Tador Owen	700 766 966 766 900 950	A. W. Varlay K. W. Barlee F. W. Allison W. C. Tudor Owen	766 766 900 1,000
18		16		14		14	

Januasy.		April.		Joly.	. —	October.	
Name of officer,	Estary,	Name of officer.	Salary.	Name of officer,	Salary.	Name of officer.	Salary.
1897. W. T. W. Baker	Rs. 900	1897. W. T. W. Baker	Rs. 900		Rs.		Rs.
1898. ₩. O. Alcock	900	1898. W. O. Alcock	900.	1898. W. O. Alcock	900	1898. W. O. Alcock	900
1899. A. C. Wild , C. C. Dutt		1899, A. C. Wild C. C. Dutt	900 500	1899. C. C. Dútt	500	1899. G. C. Duit	500
1900. V. M. Ferrers D. G. Henderson Balak Bam	000	1900. E. H. Waterfield Balak Bam	900 900	1900. E. H. Waterfield	900	·	
1901, K. W. Barlee E. L. Moysey W. C. Tudor Owen	766	1901. W. C. Tudor Owen .	1,000	1901. W. C. Tudor Owen .	<b>1,0</b> 00	1901. A. W. W. Mackie E. L. Moysey W. C. Tudor Owen	900 766 1,000
1902. P. B. Haigh R. E. Gibson J. Monteath	1,000	1902, P. B. Haigh J. Monteath	766 1,000	1902. J. Monteath	1,000	1902. J. Monteath	1,000
13		9		5		6	

## STATEMENT, A-(concluded).

(74) Officers of over eight years' service not drawing more than Rs. 1,000 per measure during each quarter of 1912.

January.		April.		July.		Ortober.	
Name of officer,	Salary.	Name of officer.	Selary.	Name of officer,	Salary.	. Name of officer,	Salary.
	Rs.		Rs.		· Rs.		Es
		1897.				1.	
		W. T. W. Baker	900				
1898.		1895.		1899.		1898,	
W. O. Alcock	900	W. O. Alcock	900	W, O. Alcock	900	W. O. Alcock	900
1899,		1899.		1899.		1899.	
C. C. Dutt	500	C. C. Dutt	500	C. C. Dutt	500	C. C. Dutt	600
1900.		1900.		1900. g	45		١.
G. A. Thomas	900	G. A. Thomas	900	Balak Ram	900		
Baiak Ram	900	Balak Ram	900			1	· ·
1901.		1901.		1901.		1901.	
A. W. W. Mackie	766	J. Crerar	766	A, W. Varley	766	A. W. Varley	766
F. W. Allison	766	A. W. Varley	766	H. B. Clayton	900	A. W. W. Mackie	900
W. C. Tudor Owen	1,000	A. W. W. Mackie	900	A. W. W: Mackie	900	F. W. Allison	900
		F. W. Allison	766	F. W. Allison	900		
1902.						1902.	
J. Monteath	1,000					J. T. Scotson	766
1908.		1903.	١,	1903.		1903,	
-A. M. MacMillan	766	A. M. MacMillan	768	A. M. MacMillan	766	C. W. A. Turner	1,000 .
A. Montgomerie	766	E. J. Bolus	766	E J. Bolus*	916	A. M. MacMillan	766
J. E. Husbands	766	A. Montgomerie	766	J E. Husbands	766	E. J. Bolus	766
		J. E. Husbands	-766	H. L. Fox	888	H. L. Fox	76ú
		H. L. Fox	766				
11		14 :		11		10	1

Note,—Officers marked with an asseriek afficiated in superior appointments but their emolaments were less than Rs. 1,000 per stensors.

#### APPENDICES.

#### STATEMENT B.

Showing officers of over two years' standing and under eight years' service drawing more than Re. 1,000 a month during each quarter of the last five years 1908—1912.

Officers of over two but nuder eight years' standing drawing more than Rs. 1,000 a month during each quarter in 1908.

January.			April.		July.			Oetober,	
Name of officer.		Salary.	Name of officer,	Salary	Name of efficer,		Salary.	Name of other,	Salary
1300,		Rs.	1900.	Rs.	1900.		Rs.	1900.	Rs.
P. W. Monie W. W. Smart J. E. B. Hotson G. A. Thomas	***	1,266 1,150	P. W. Monie W. W. Smart J. E. B. Hotson G. A. Thomas	1,266	W. W. Smart J. E. B. Hotson		1,266	P. W. Monie W. W. Smart J. E. B. Hotson G. A. Thomas	1,300† 1,266 1,250 1,400†
1901.			1901.		1901.			1901,	
Balak Ram J. Crerar		1,200† 1,200	Balak I. J. Crerar J. R. Martin	1,200 1,200 1,366	J. Crerar		1,500 1,200	Balak Ram J. Crerar	1,500† 1,200
• 1			1902.		902.	1		1902.	İ
			J. E. C. Jukes	1,250	P. B. Haigh		1,050*	J. E. C. Jukes P. B. Haigh J. C. Ker	1,250 1,050* 1,050†
6			8		9			9	1

(74) Officers of over two but under eight years' standing drawing more than Rs. 1,000 per mensem during each quarter in 1909.

January.		April,		July.		October,	
Name of officer.	Sala	ry. Name of officer.	Salary.	Name of officer.	Salary.	Pame of officer.	Salary.
1901.	R	1901.	Ra.	1901.	Rs.	1901.	Rs.
J. Crerar	1,20	J. Crerar	1,200	J. Crerar H. B. Clayton	1,200 1,260	J. Crerar H. B. Clayton	 1,200 1,250
1902.		1902.		1902.		1902.	
J. E. C. Jukes J. C. Ker		J. E. C. Jukes J. C. Ker		J. E. C. Jukes P. B. Haigh J. C. Ker	1,800† 1,116* 1,050†	J. E. C. Jukes J. C. Ker	 1,300† 1,05 <b>0</b> †
3		3		5		4	

Note. Officers marked thus it were serving under the Government of India.

Officers marked thus " were appainted to officiate in superior appointments during short vacancies,

(74)

J. C. V. E.

10

#### STATEMENT B .- (concld.)

Officers of over two but under eight years' service in receipt of salary of over Rs. 1,000 pe during each quarter in 1910.

			g tital q	united in 2020.		
January		April;		July.	1	•
. Name of officer,	Salary.	Name of officer.	Silety.	Name of officer.	Salary,	Nam
1902.	Rs.	1902.	Rs.	1902.	Rs.	1
R. D. Bell	1,250	R. D. Bell	1,250	R. D. Bell		R. D. Bell
J. E. C. Jukes	1,300+	J. E. C. Jukes	1,300†	J. E. C. Jukes		J. E. C. J
P. B. Heigh			1,050†	J. C. Ker	1,116†	J. C. Ker
J. C. Ker	1,050†					
B. W. Kissan	1,150†	1903.		1903.		1
?		C. W. A. Turner	1,366*		ith 1.100+	B. W. K
	1.	V. 11	, -,-	L. A. 100).		L. A. 10
,	1.	A. M. MacMillan	I,366*		1	
7		B. W. Kissan (with	h 1,300†	1		
		L. A. 100).	1	1904.	7 8000	
				M. Webb 1907.	1,366*	1
1	0			R. B. Ewbank	1,366#	,
_		_	M 17	IV. D. D. WORLA	3,000	_
5	4	6	3 1	6		4

(74) Officers of over two but under eight gears' torvice drawing more than Ré. 1,000 per during each quarter in 1911.

		danag	during each quarter in 1022;				
January.		April,		July.			
Name of officer.	Salary.	Name of officer,	Salary,	Name of officer.	Salary,	Name	
1908. B. W. Kissan	Rs.	B, W. Kissan H. L. Fox 1904. L. Graham	1,200† 1,366*	1904. L. Graham	Rs, 1,100+	A, M. M A. Mont B. W. K I. L. Grahe J. W. Sr	
<u>.</u>		5		3		G. Leat	

074) Officers of over two but under eight years' service drawing more than Rs. 1,000 per identifies on 1912.

January.		April.		July.		16-1-
Name of officer.	Salary,	Name of officer.	Salary.	Name of officer.	Salary.	Name
1904. L. Graham J. W. Smith 1906. G. Leathem	1,500	J. W. Smith 1906.	Rs. 1,200 1,500 1,100†	1904, L. Graham J. W. Smith 1905. S. H. Covernton	Rs. 1,200 1,500 1,866*	L. Grahr J. A. Sh

Note.—Officers marked thus f were serving under the Government of India.

Officers marked thus \* were appointed to officiate in superior appointments during short vacancies.

#### STATEMENT C.

(74) Officers of over two but under eight gener version who have not obtained officiating charge of inferior poets during each quarter of 1908.

Johns z.		April.	- (	July.		October,	
Name of officers	Salary,	Name of officer.	Salary.	Nume of efficer,	Salsry.	Name of officer.	Salary
1904.	Rs.	1994.	Rs.		Rs.		Rs.
W. Greer J. W. Smith	500 500	H. Abdul Ah G. Wiles M. Webb J. H. Garrett W. Greer J. W. Szeith	500 500 500 500 500 500 500			Nil.	
1905.		1905,		1905,			1
S. H. Covernton R. S. Broomfield R. B. Milne L. V. M. Robertson . R. T. F. Kirk	500 500 500 500 500	S. H. Covernton R. S. Broomfield R. B. Milne L. V. M. Robertson B. T. F. Kirk	500 500 500 500 500	R, B. Milne	500		
		1906.		1906.	1		
		G. Leathem	450	G. Leathern	500		
7		12		2			1 .

(74) Officers of over two but under eight gents' service who have not obtained officiating charge of inferior posts during each quarter of 1909.

	January.		April.		July,		October.		
	Nums of officer.	Salary.	Salary. Name of offices,		Name of office,	Salary.	Kame of Oliper,	Ealary.	
	1904.	Rs.		Rs		Rs.		Rs.	
V	f Webb V Greer W Smith	500 500 500							
	1905.		1905.				4		
H	H. Covernton S. B. Broomfield L. B. Milne V. M. Robertson . L. T. F. Kirk		S. H. Covernton R. S. Broomfield R. B. Milne L. V. M. Robertson. R. T. F. Kirk	500 500 500 500 500			f		
	1906.		1906.	Į	1906.		1906.	1.	
J	I. Leathem J. H. B. Starte Nissina H. H. Hey A. Shillidy J. Master J. J. Sedgwick M. Maxwell	500 450	C. Lesthem O. B. B. Starte J. Nissim N. H. Hey J. A. Shillidy A. Master L. J. Sedgwick R. M. Maxwell	500 500 500 500 500 500 500	A. Master L. J. Sedgwick	500 500 500 500	T T D.J	500 500	
-	16		13		4		2	-	

#### STATEMENT C .- (contd.)

Officers of over two but under eight years' service who have not obtained officiating charge poets during each quarter of 1910. (74)

January.		April.		July.		
Name of officer	Salary	Name of efficie.	Salary:	Name of offices,	Salary,	Name
1905.	Rs		Rs.	1	Rs.	
R. S. Broomfield R. B. Milne L. V. M. Robertson . R. T. F. Kirk	500 500 500 500					
1906.		1906.		1906.		
G. Leathem J. Nissim N. H. Hey J. A. Shillidy A. Master L. J. Sedgwick R. M. Maxwell	500 500 500 500 500 500 500	J. Nission N. H. Hey J. A. Shilbdy A. Master L. J. Sedgwick R. M. Maxwell	500 500 500	A. Master	. 500	Appendix of the second
1907.		1907,	*	1907.		18
D. G. Mackenzie R. B. Ewbank C. B. Critchley J. A. Pope J. S. Collet G. C. Shannon J. S. Hardy	w.c.c.	D. G. Mockenzie R. B. Ewbank C. B. Oritchley J. A. Pope J. S. Collet G. C. Shannon G. S. Hardy	500 500 500 500 500	C. B. Critchley J. A. Pope	500 500 500	C. B. Cris J. A. Pop J. S. Coll G. C. She G. S. Het
18		13		7	1	5

Officers of over two out under eight years' service who have not obtained officiating charge (74) poste during each quarter of 1911.

	Joseph Joseph		April.	.	July,			
;	Name of officer.	Salary,	Name of efficer,	Salery,	Name of officer.	Salary.	Name	
	1906.	Rs.		Rs.	. :	Rs.		
1	A. Master L. J. Sedgwick							
6	1907.	ĺ	1907.					
N A M	D. G. Mackenzie R. B. Ewbank C. B. Critchley J. A. Pope	500 500	G. S. Hardy	590			•	
J. C. V. B.	J. S. Collet G. C. Shannon G. S. Hardy				Nil.			
V. B.	1908.		1908.					
1	A. R. Dalal A. E. W. Steward W. P. Cowie J. F. B. Hartshorne H. Montgomery	50% 500 500	A. R. Dalal A. F. L. Brayne A. E. W. Steward W. P. Cowie J. F. B. Hartshorn H. Montgomery	500 500				
	15		7					

# STATEMENT C .— [concid.] Officers of over two but under eight gears' scrube who have not obtained officiating charge of inferior nest during each quarter of 1912.

		or interior pe	ig enen dunivas or 12					
Januar	y.	April		July.		October.		
Name of officer	Balary	Name of officer.	Salary	Name of efficer.	Salary.	Name of officer.	Salary	
	Rs.	1908.	Rs.	1908.	Rs.		Rs,	
. 1909,		A. F. L. Brayne . A. E. W. Steward W. P. Cowie J. F. B Hartshorz H. Montgomery . 1909.	500 500 se 500	A. F. L. Brayno A. E. W. Steward W. P. Covie J. F. B. Hartshorne H. Montgomery 1909.	500 500 500	Nil.		
E. H. P. Jolly N. J. Wadia J. A. Madan H. Denning	50 50	0 N. J. Wadia . 0 J. A. Madan . 0 H. Denning .	500 500	E. H. P. Jolly N. J. Wadia J. A. Madan H. Denning	500			
J. Abbott	1	0 J. Abbott .	1	J. Abbott	DA. 50			
A. M. Green	. 50	A. M. Green .	., 500	A. M. Green	500			

#### ANNEXURE No. II.

STATEMENTS SHOWING THE GADRE AND STRENGTH OF THE INDIAN CIVIL SERVICE FOR THE BOURAY PRESIDENCY.

## (75) Corrections have been made in the lists where necessary as follows:— $\mathbb{A}\mathbb{A}_{+}$

STATEMENT showing the Cades and Stegmon of the Indian Civil Sherice for the Boular Presumence as sattlifered on 1st July 1912, together with the number of posts listed as open to the Provincial Service in accordance with the terms of the Bules made under the provisions of section 6 of the Government of India Act, 1879, 38 Vis., cap. 3.

	Bembay
1	2
<ol> <li>Number of "superior" posts, i. e., posts carrying a salary of over Rs. 1,000 a month in the Presidency or province.</li> </ol>	84
2) Defluct for posts listed as open to Frovincial Service  3) Add for posts under the Government of India (a)	6 8
<ol> <li>Balance number of "superior" posts</li> <li>did 4 per cent. for temporary posts and for deputation. [N.B.—For such posts additions are made in the lowest grade of assistants.]</li> </ol>	86 3
6) Total number of "superior" posts on which recruitment is based	80
<ol> <li>Add "inferior" posts, i.e., posts above the lowest grade of assistants, but below the "superior" posts, at 39 per cent. of line (6).</li> </ol>	35
8) Add leave reserve at 40 per cent. of line (6)	351
9) Add training reserve at 15:5 of line (6)	131
10) Strength of service required at 1945 per cent. of line (6)	173
11) Rate of recruitment at 417 per cent of strength shown in line (10)	7.2

<sup>(</sup>a) The Squres under this fine are fixed arbitrarily from time to time for purposes of recruitment, and are not intended to find or quarantee the number of posts under the Government of India, which may at any time be filled from a particular privince.

#### LIST B.

## BOMBAY (INCRUDING SIND).

#### Superior ports in order of pay.

Num	ber.	Designation.	Pay of such-	Namber.	Besignation.	Pay of cook.
				-		
			Ru.			Re.
	2	Mosabers of Council	5,338 §	1	Manager, Sand Bucom-	Salary of grade
		High Court Judges	4,60€		bered Batates	special allow
	1	Chief Secretary	3,760			of Rs. 200.
1		Commissioner in Sind	3,750	1	Superintendout of Land	
		Commissioners	3,500		Records	
		Secretary	3,125	' 1	Registrar of Co-opera-	
	1	Commissioner of Cos-		_	tive Societies	
	- 14	teens, Salt, Opium,		5	Assistant Collectors, 1st	
		810, ···	3,000		grade	. *900 (e)
	(2) 1	Municipal Commis-				
		sions, Hombay	3,090			
	1	Judicial Commissioner	1	Total84	1	
		Sind	8,000 .			
1	(8) 1	Inspector General of		Deduct-6	For posts Batod as open	
		Police	2.500 -100-3,000		to the Provincial	
	1	Additional Judicial			Service.	
		Commissioner	2,750			Į.
	(d) B			Add +8	Fo posts under the	
		· Judges, 1st grade	2500		Government of	
	1	Speretary	2,5 0		India:	( .
	6	District and Sessions		Balance86		( '
		Judges, 2nd grade.	2,525			(
	13	Senior Collectors .	2,825		Inferior posts, i. o., posts	
	1	Commissioner of Settle-	Polary of grade plus		ahous the lowest	
		ment and Director.	a local allowance		grade of assistants,	
		Land Records.	of Ba-200,		but below the " supo-	
	10	District and Sessions.			rior" poets in order	
		Judges 3rd grade	1,500		of gay.	í
	(d) 15	Junior Collectors		17	Assistant Collectors, 1st	
	1	Registrac, High Court	1,700	-	grade.	900
		Private Secretary	1,600	18	a y 20d grade	700
	1	Deputy Commissioner,	1 1,500		n b menferni	
		Upper Sind Fron-	Local allowance Re.	Total 33		
		tier	3 800	Koming, ou		
	\$	Political appointments				
	1	Assistant Romambrancer			Reserve posts, 1,0,	
		of Logal Affairs	1,250-60-1,500		Assistant Collectors.	400-600
	2	Under Secretories	1,250	3	Bestero for temperary	
					posts and for depu-	
	1				tations.	
		Officer	1,100	256	Leave reserve.	
	1	Awistant to Commis-	1,100	184	Training reservo.	
		siouer in Sind	Local allewance Rs.	<b>→</b>		
			100.	Total 52		l

con its, 2,000 and Rs. 2,500 which can be raised to Ro. 2,600 per messor rates the appointment is

poerviet in the Corporation press, third by a successful of the Police Department, of Local Advise. Soil: Herroma, Collector of Dombay and Disorder of Agriculture and Co-operative. Credit Scrietce, but services Collec-(a) light recently been proposed to take the got of these five appointments to Re. 1,200.

Statement showing the number of Indian Civil Berrants in Bombay employed under the Government of India in each quarter during the last 5 five years (from 1908 to 1912).

			1005.			19/0,			1010,			3011,			1912,		
		i	On daty.	On leave-	Total.	On duly,	du lesse.	Total,	On duty.	Ga Irave.	Tatı,	On duty.	On Itayo,	Total.	On daty.	On Joans	Latel.
January			17 (18+4)	5	19	34 (13+2)	3	17	13 (10+3)	1 3	15	15 (12+2)	2	17	15 (11+1)	1	18
April	***	***	17 (13±4)	2	19	18 (15+3)	1	17	14 (10+5)	1	15	12 (01+2)	4	17	11 (10+1)	1	18
July		-	15 (9+8,	- 4	19	13 (12+2)	3	16	14 (11+3)	1	16	18 (31+2)	,	16	10 ( 9+1)	3	13
October	***	***	14 ( 045)		18	13 (10+3)	3	10	15 ( 944)	,	. 16	14 (CL+S)	,	17	11 (20 ±1)	1	13
					-			_			L.,		i				
	Total	***	63	I:	15	LG.	D	æ	55	6	63	r.e	15	07	41	8,	82

Note.—The figures within he release indicate the number of suppoin

Arengo per year a Total for old quarters within such head a 319 m 12% on duty, 233 on leave, 18 86 total.

#### ANNEXURE No. III.

Containing information regarding the superior posts.

To supply eight superior posts shown in list B\*
as held under the Government of Judia the

in accordance with the accepted principles is 15:56 as shown below:—

(1) Superior posts ... 80

(2) Add interior posts at 33 per cent.
of line (1)
(3) Add loave reserve at 40 per cent.

(8) Add loave reserve at 49 per cent of line (1) ... 32 (4) Add training reserve at 15:5 per

cent of line (1) ... 124

while the statement appended shows that on an average of five years the number of officers serving under the Government of Iodia was as follows:—

Superior officers (men over 8 years' service) ... 10 8 Interior officers (between 8—8 years' standing)... 2.8 Officers on leave ... 235 Officers on deve ... 255 Total ... 1595

It will be seen that there is not much differ ence in the total number though the average number of superior officers exceeds the accepted number (8) by nearly three.

#### ANNEXURE No. IV.

Containing information relative to superior poets allowed for temporary appointments and deputations.

The subjoined table shows the total number
of deputations in each quarter of the past five years.

Xerz.		(causay)	April	July,	Outober,	Total,
1908			2	4	4	10
1909		6	ă	5	4	19
1910		б	ь,	6	6	22
1911	]	6	7	8	8	29
1912		10	7	7	6	30
Total	ıl	10	26	80	28	110

Annual average 
$$\frac{110}{20} = 5.5$$

In list B of superior appointments printed in Annexuro II the total number of deputations is stated to be three. Allowance for one more temporary appointment (e.g., Special Officer for Building Stels) is under in computing the inferrior changes mentioned in Americare VI. Delinching those four appointments the not excess in deputations comes to 1-9. This excess is parally due to the continuous appointment of a member of the service to hold the post of Chairman, Bombay Improvement Trast, and partly to the deputation of officers under the Political Department in excess of the senctional namber, erig. 8.

With reference to the latter class of appointments, the Government of India have directed that the appointments in crosss of three under the Political Department should be provided either from the reserve for temporary appointments and deputations or from the Bombay Political Service.

#### ANNEXURE No. V.

Containing information regarding the arrangement for filling temporary superior posts.

In paragraph 28, Chapter V of the Memorandum prepared in the Home Department of the Govern-

ment of India with respect to the Indian Civil Service it is stated that the lowest grade in the cadre of the service is kept, first, for officers uoder two years' service who should be regarded ; as under training; secondly, for a reserve against leave vacancies; and thirdly, to cover vacancies caused by the absence of officers in temporary posts and on deputation. Vacancies of this last-named character are constantly recurring in the ordinary course of administration, as when a ceusus is held, or a colonization scheme is on foot, or arrears have accumulated and have to be cleared off, or a special acquiry is in progress, or the loan of an officer is made to a Ruling Chief, and so on, and some provision to fill them is therefore necessary. Presumably it is to the system of filling these vacancies that reference is made in this question. arrangement according to which the vacancies are filled seems to work satisfactorily.

#### ANNEXURE No. VI.

Containing information relative to inferior posts.

For the proper administration of this (Bombay) Presidency the following 51 charges, at

present classed as inferior, are required to be filled by members of the ladium Civil Service;— 37 Sub-divisional officers (Assistant

Collectors),
7 Assistant Judges or Joint Judges,
\*2 Superintendents of Land Records and

Registration.
1 Special Officer, Salsette Building Sites.

1 Personal Assistant to Collector.

8 Inferior appointments under the Government of India.

Government of Ind; 51

The number of inferior appointments calculated at 39 per cost, of the number of superior potes (39) above in list & A printed in American II is 55. Basides these, five Assistant Collectors on Rs. 1,260 will be available to hold five of the 51 clarges if the proposals made by this Government for the creation of a new grade of Assistant Collectors are sanotioned by the Secretary of State. There will be thus a deficiency of 11 officers required to fill the remaining claven charges. Propasals twee beam made to the Government of India for the creation of two superior posts on Rs. 1,200 for Assistant Judgestips and an additional inferior post (an Assistantish) on Rs. 900). If these proposals are sanotioned the deficiency will be released to 8.

There are four such appointments. One is provided for in superior appointments and one it has been decided to reserve for a member of the Provincial Civil Service.

## The following statement shows the number of officers under training during the first two

ANNEXURE No. VIL

456

years of their service in each quarter of the last five years:-Jann April July. Year. age 357.

15 1908 15 15 15 13 18 13 1909 19 1910 12 12 12 12 n 1911 'n 11 11-95 11 12 Annual average 12:45

The number of officers under training allowed under the recruitment scheme, i. c., 15.5 per cent. of superior appointments, comes to 13.8.

#### ANNEXURE No. VIII.

The subjoined table shows the number of officers holding superior and inferior posts and of officers under training who were on leave on 1st July of each of the past five years :--

Yes	ar leh July			Officers from 3 to 8 years' service.	
1908		•••	29	7	
1909			29	7	
1910	•••		24	в	.,,,,,,,,
1911		••	31	- 6	7.03.00
1912	•••	••	30	7	*****
	Total	••	143	38	7,000
	Average		28-4	66	1

Average ... The number second-

ing to the accepted standard

It will be seen that the difference is too small to require any alteration.

29:1 5.98

## ANNEXURE No. IX.

Statement A compares for each of the past 20 years the number of (83) actual decrements with that due on the accepted decremental rate. The total number of decrements during the past 20 years was less than the number due by about eight. Statement B shows that the average decremental rate for this Presidency for the past 20 years comes to 3.78 which is less than the accepted rate for the whole of India by only 39 per cent. It is to be noted that there has been a marked full in the number of actual decrements since 1903, except in 1909, in which there was an extraordinary number of retirements.

## So far as can be seen, the fall in decrements is likely to continue for at least five or six years. STATEMENT A.

	Li	st of a	teore	mont past	e in . 20 y	each ears	quarte	er of the	?
Yea	a.	Jap- uity-	Apest,	Jaly.	Octi-	Total.	Avetage strength	No. of doore- ments at 4 17 per cent.	Remarks.
1833		1	3	2	1	7	161'3	8	
1694	-	1	4	1		Ð	1520	8	
18/5			2	1		4	183-5	0	
1835		4	3	3	3	11	165'5	,5	
1677	-	7	4	4	1	15	145.0	6	
3898	-	1		3	3	7	140 5	0	
180	-	***	1	,	***	1	147'5	8	,
1900		1	3	2	3	9	155'8	8	
1001	_	2	3	1	1	6	155.3	6	
1003		3	1	2	3	8	157*8	6	
100	-	-	1	8	***	4	169'8	7	
1004		-	3	2	2	6	CS 5	7	
1005	***			2		4	165-6	7	
1000		_	1	5	1	4	167-8	7	
1007	٠.	***	1	1		2	171'3	T	ĺ
Line	-	3		-	***	3	176 6	7.	
1899	***	8	4		3	10	170 8	7	
1940		3		2	49	ŏ	17# B	7	
1011		2			t	3	1795	7	
1315		- 4	1	1	1	7	19710	7	
								<b></b>	

#### STATEMENT B.

remental rate for the Presi-

161.8 333

7 407

2:36

1.71

3.85

3.78

N/+U							t 20 3 a		,-
Tean.	Jan-	å pell.	July.	Octo- ber.	Total:	Arenge strength	Number of decre- prints.	Percent-	Reparks.
993 -	114	153	100	148	005	15125	,	408	
854			100	163		252.0	e	3105	

164 163 633 15 8-5

156 140 145 502 249 0 'nċ 10:30

148 148 107 107

107 155 155 172

177 375 176 175

1899 1.00 147 147 741 290 740 6

1900 1908

1905

1000

1900

100

HO

193

1911 \_

1903 TEN 177 170 175 748 1770

367	165	192	151	311	152'25	p	\$ 81
188	166	151	132	631	265*25	6	3:16
101	108	157	165	631	257 75	6	5.07
10)	100	359	156	835	268 \$ E		5 53
185	363	163	151	Gi	163 5	6	3-67
167	167	118	10	663	105%		2.42
163	100	161	108	671	107 60	- 4	2-18
172	172	171	170	689	151-56	2	127
137	175	175	175	702	1185	2	114
181	13/8	374	174	907	187.78	10	5*06
	108 100 100 105 167 163 172 177	118 166 161 168 169 169 165 167 167 167 168 169 172 172 177 176	101 108 157 100 100 139 105 107 103 167 107 108 168 109 109 172 172 172 177 178 195	188 184 181 182 181 182 187 165 180 180 189 180 185 187 183 183 187 187 188 103 188 189 181 108 182 183 184 185 187 188 188 187	116 266 154 153 022. 108 108 107 105 011 109 109 139 156 039 156 167 167 168 030 156 167 167 168 106 071 157 107 118 106 107 157 177 178 179 039 177 177 178 177 702	105 106 161 103 502 160 161 107 55 101 107 55 101 107 55 101 107 55 105 105 105 105 105 105 105 105 105	18

201 173 8

on lers

#### ANNEXURE No. X.

Comparison of the theoretical with the actual strength of the Indian Civil Service.

The present theoretical strength of the service is 173, while on 1st July 1912 the actual strength was 176 and on the 1st January 1913 it was 181. The excess is due to the decrements being less than the number due in accordance with the accepted annual decremental rate. (Vide Statements A and B printed in Annexure

#### ANNEXURE No. XI.

Containing information relative to the principles on which the annual indent for recruitment to the Indian Civil Service is regulated.

In accordance with the instructions conveyed in the letter from the Government of India. No. 58, dated 27th January 1900, the Local Governments and administrations have to test the actual and prospective conditions of the Indian Civil Service as compared with the requirements for superior appointments and send in their indents for the recruitment of the service as soon as possible in the beginning of each year. The process followed in determining the number of recruits is as follows:-

- (i) The number of superior appointments is determined.
- (ii) The number of total strength according to the accepted principles is theu calculated on the number of superior appointments, z.
- (iii) On the total strength, z, the number of recruits, A, at the secopted rate (#17 per
- cent.) is then calculated. (iv) The actual strength of the service on 1st January ie then determined.
- (v) The number of probable decrements for the enouing six months at the accepted decremental rate is then deducted from the actual strength on 1st January and thus the probable strength on 1st July next, y, is calculated
- (vi) Thirty per cent. of the difference between x and y is then added to or subtracted from A, according as y is less or greater than z.
- (vii) The result  $d + (x \le y) = 0$  is the number to be indented for.

Tolerably accurate results are secured by these principles, provided the actual decremental rate coincides with the accepted decremental rate.

#### ANNEXURES TO CHAPTER X. CONDITIONS OF SALARY

ANNEXURE No. I.

Note on rates of pay drawn by officers holding posts in the Indian Civil Service Cadre.

The information regarding the rates of pay

drawn by officers holding

posts in the Indian Civil Service Cadro and the grading of each class of post as given in the two statements contained in

Appendix VIII to the interrogatories is correct so far as the Bombay Presidency is concerned, as the bollowing remarks:—
(1) The pay of the Deputy Commissioner,
Upper Sind Frontier, is Rs. 1,200 plus
local allowance Rs. 800, and not pay

Rs. 1,500 as shown in the statement.

(2) Cut of the 18 appointments of District Judge, 3 appointments have been relisted as open to the members of the Provincial Civil Sorvice.

(3) Out of the 29 appointments of Collectors and Deputy Commissioners shown in the statement, 2 appointments have been listed as open to members of the Provincial Civil Service.

(4) Out of the 2 Miscellaneous appointments on Rs. 1,100, one (Tálukdári Settlement Officer) is listed as open to the Provincial Civil Service and the pay of the appointment when held by such an officer is Rs. 800 only.

(5) Proposals have been submitted for the creation of five appointments of First Grade Assistant Collectors on Rs. 1,200.

(6) The number of appointments of District \*The total number of District and Sessions Judgee on Rs. 1,800 chould be in-Judges should also be changed from 18 creased\* from 9 to 10, tho increase being due to the

creation of a new post of a Civilian District Judge for the Larkana District, In consequence of this increase the five appointments which do not carry fixed pay and the salary of which depends on the position of their holders should be reduced to four, as it has been decided that there should be only one appointment of Superintendent of Land Records and Registration instead of two such appointments included in the five appointments above refered to. These changes also necessitate corresponding changes in the Statement DD in Appendix VIII to the interrogatories, sts., the 18 appointments of District and Sessione Judges should be changed to 19, and the number of appointments in the grades of Rs. 1,800 and over but less than Rs. 2,250 should be altered from 9 to 10, the percentage in respect of the 9 appointments on Rs. 2,250 and over being changed from 50 to 47-4 and that in respect of the remaining 10 appointments being changed from 50 to 52 6.

The table below alone the rates of may and the number of most in each of the sain grades of the Indian Civil Service as autherized on the Its April of each of the years 1880, 1880, 1880, 1880, 1980, 1980, 1980, 1980, 1980, 2000 and 1912. ANNEXURE No. II. 1

(9f)

1912-	Rate of pay.	2 Jones Carlotte de management de la man	1,000 1,000	1.000 1.000 1.100 1.100 1.100 1.100 1.100	00-20-1400 preduction by a member of the Light Specialist Sarvice.
181	Number of appoint.	anga II Boana	of modern	111	<u>9</u> '== 1 11
1500.	Bate of pay.	Pa. 1000 1000 1000 1000 1000 1000 1000 10	1,000 1,000	å   \$å	1700
	Number of arpoint- mente	64검증 및 범판하다 p	\$\$ AAAANE !!	111 1	# # !! !!!
1590.	Exte of pay.	8.00 \$ 20.00 \$	2007 2007 2007 2007 2007 2007 2007 2007	2000 Sept. 1	
	Nember of appoint ments	11 1 Nulls # 3844 s	ENS WHENSE	HOLDINAM 1	11 111
.950.	Buts of pay.	186. 3,000 3,000 1,000 1,000 400 100 1,000 1	2,500 2,500	1,000 1,000	1,760 1,760 1,760
	Number of appoint- mentif.	6 1 8 2 2 2 2 4 0 0	1 1	1 I I	11 11
31/70.	Rate of poy-	Pa 2,500 - 20,500 - 2	2,000 1,000 1,000 1,000 1,000 1,000 1,000	800 800 1,200	3,000
	Number of appelat- menta.	8 MAL 2 2544 B	Perspecter 1955	1 11	11 11
1900,	flate of pay.	N. 300 N.	1, 2,245.64 1,200	118 1187	2,000
_	Number opteint	1 1 . 11	1   1 1   1	11 11 1	
	Renes of oppotnements.	Committee State of St	# # # # # # # # # # # # # # # # # # #	and to the Agent to the Governor  do.  do.  do.  do.  do.  do.  do.  d	Addaya Da, alsomen Cuper Bod Formiles  Perceivas, Tiga Louris Carloss  Pepuls Counting Carloss  Dayary Counting Carloss  Dayary Counting Carloss  Dayary Counting Carloss

## ANNEXURES TO CHAPTER XL

CONDITIONS OF LEAVE.

ANNEXURE No. L

Containing information relative to the amount of leave taken by members of the Indian Civil

The following statistics given by the Accountaut-General show the percentage of officers on different kinds of leave on the 1st April of each of the years 1892, 1897, 1902, 1907 and 1912:-

Ried of leave.	385K, 1997,		1101,	1807.	1912,
Pavilogo Itave	225	W.	59	141	Mil,
Purlough and special less and	9/33	465	1335	1315	1274
Postugh on motival perti- ficate " " "	総	2120	177	275	401

The change in the leave rules made in 1901, whereby privilege leave could be combined with other kinds of leave, explains the decline in the amount of privilege leave taken by itself. Owing to the nufavourable monsoon of 1896 Government were constrained, in the month of November of that year, to suspend the grant of leave to officers of the Indian Civil Service and the Medical, Forest, Police and Public Works Departments, unless the officer applying for leave could satisfactorily show that he urgently required leave for the benefit of his health. This restriction with some partial modifications continued throughout the year 1897 and accounts for the small amount of leave enjoyed that year. The other variations are not important. It is difficult to give a satisfactory explanation of the causes of fluctuations. The strength of the Indian Civil Service has been fixed on the assumption that out of 1945 officers 40 will, on an average, be on leave.

2. The rule permitting the combination of privilege leave on full pay with other kinds of leave (Article 238 of the Civil Service Ragulations) which came into force in 1901 has enabled officers to enjoy nearly the whole of the privilege

leave on full pay due to them.

8. The average amon amount of farlangh ordinarily taken by officers of the Indian Civil Service is 68 per cent. of the leave due to them under the rules. Administrative requirements and the restrictions imposed by Article 303 of the Civil Service Regulations are some of the reasons for officers not availing themselves of the whole of the furlough due to them.

#### ANNEXURE No. II.

Précis of correspondence regarding leave regulations.

The question of reducing the number of transfers of officers from charge of one district to another came under the consideration of Lord Ripen's Government and the Secretary of State in the year 1880-31. It was at one time asserted that the change in the furlough rules of 1868, whereby officers absent on leave retain a lien on their appointments, had resulted in a largely increased number of soting appointments and in frequent transfers of changes in the personnel of the administrative staff to the detriment of the public interests. The Government of India made

an enquiry from the Local Governments and administrations us to whether the change in the rules had caused practical inconvenience. The replies to this enquiry disclosed a very general approint among the local antherities that the supposed effect of the rule in question had been much exaggerated and misunderstood, and that the statistics from the different provinces did not when carefully analysed, justify the withdrawal of the rale whereby an officer on furlough retains a lien on his substantive appointment or on a substantive appointment of like character and not less pay. Lord Ripon's Government were nevertheless of opinion that changes among the sdmmistrative, and especially among the district, staff had been too frequent in some provinces. This result appeared to be in some measure due to the Local Governments being too ready to defer to the personal wishes and inclinations of officers returning from leave. The Government of India therefore directed that, unless some special circumstances rendered it desirable to replace an acting afficer by a returning incambent, su afficer in the regular line of district administration should an return from furlough he posted to such actually vacent office as might be suited to his rank and pay, and that, in determining where he should be posted, the only consideration which should be allowed to weigh should be the question how his services could best be utilized with the least possible disturbance of existing arrange-ments. The Local Governments were also directed to pay more attention to regulating the time of an officer's return to duty with reference to the convenience of the public service. In 1899 the question of adopting measures for reducing the number of transfers and changes in district and other charges again came under the consideration of the Government of India, To remedy the evil that Government made, inter alia, the following suggestions and invited the opinion of the Local Governments thereon, in Home Department letter No. 2137-48, dated 19th September 1899 :-(1) that the accumulation of privilege leave

should be allowed as hitherto one month a year up to three months but that this accumulated leave should not be reckoned as privilege leave; and that the only effect of accumulation should be to enable an officer to receive full pay for the first three months of a period of not less than six months' furlough or special leave; and

(2) that the maximum period of furlough (other than on medical certificate), which may be taken at one time, be reduced from two years to eighteen months.

This communication was followed by one dated 27th March 1900 in which the Government of India made the following observations:-

"All are agreed as to the existence and gravity of the evil which the proposals contained in the Home Department letter of September 19th were designed to remove. It is most acute in the case of posts held by members of the Indian Civil Service and the Commissions in non-Regulation Provinces, but it exists in a greater or less degree in all departments and in all services of Government, Subsidiary causes, such as the depletion of the Indian Civil Service awing to irregular recruitment, a too great readiness to transfer officers for reasons other than the public interests, and the neglect of the general rule that the duties of an officer on privilege leave should be discharged.

whenever possible, by another officer at the same station, have contributed to intensify the evil, but the Government of India entertained no doubt that one of the most fruitful causes of frequent changes and transfers is the practice of taking three months' privilege leave followed, after an interval of three to six months, by farlough."

In this communication the Government of India withdraw the second suggestion made in their letter of 19th September 1899 on the ground that an absence of 18 months would not enable an officer to escape two hot weathers and rams in the plains, that the maximum did not appear to have been frequently taken, while its curtailment would inflict appreciable hardship in individual instances, particularly in the case of an officer who, having completed the period of active service required of him, might desire to complete his total service by taking leave out of India for two years. As regards the first suggestion made in that letter, wis., that relating to accomulation of privilege leave, the Government of India accepted the objections which were urged by many Local Governments, vis., (a) that under the changed conditions of life in India it was decidedly becoming more and more difficult for an officer to take furlough, especially in the less highly paid services, so that accumulated privilege leave afforded to many almost the only means of visiting England, or of mitigating the length of those family separations which were perhaps the hardest feature of Indian service, and which, even in the best paid services, would be unduly prolonged if the accumulation of privilege leave were to be forbidden, and (b) that to attach to it the condition that it must be accompanied by a substantial period of leave on half pay would in many cases amount to its virtual prohibition. The Government of India therefore decided to keep the rule regarding the acoumulation of privilege leave intact observed that the rule requiring on interval of three months' service between the end of privilege leave and the beginning of long leave should be so modified as to obviate temporary arrangements for short periods. The object aimed at was the provention of the practice of taking privilege leave and furlough separately without the interposition of a sufficient interval. It was observed that when officers took accumulated privilege leave, a substantial period of service should be required after their return to duty before they were permitted to proceed on ordinary furlough. The Government of India accordingly recommended-

(1) that privilege leave should be allowed to accumulate and to be taken as privilege leave either (a) by itself or (b) combined as privilege leave with furlough, leave on medical cartificate, special leave, leave on orgent private affairs and extraordinary leave :

(ii) that when accumulated privilege leave of over six weeks in duration is taken by itself, an interval of 18 months should elapse between the return to daily and the departure on ordinary forlough;

(iii) that the restriction defined in (ii) should not apply to leave on medical pertificate, special leave, leave on urgent private affairs or extraordinary leave;

(iv) that when privilege leave is combined with furlough, the amount of combined leave should not be far more than two years;

(v) that when privilege leave is combined with special leave, the combined leave should not be for more than six months :

(vi) that when privilege leave is combined with any other leave, the combined leave should not be for less than six months.

The rules proposed by the Government of India were approved by the Secretary of State, At the same time the Government of India enjoined a stricter observance of the rule requiring the appointment of an officer serving in the same district to officiate in a vacancy caused by the departure of an officer on privilege leave of not more than six weeks. In the year 1908 the matter came again under the notice of the Decentralization Commission. In their report the Commission made the following observations on the subject :-

"We received overwhelming evidence as to the frequency with which officers of Government are transferred from one appointment to another, and as regards the mischievous effects of such transfers, Collectors, for instance, are often moved before they can have gained any but a most elementary acquaintance with their districts, and the fact that officers follow one another in rapid succession must necessarily throw power into the hands of office clerke end cubordinates. Further, it is impossible to expect that free communication will exist between Government officers and the people in their districts when they do not get time to become acquainted with one another. When, too, as is often the case, different languages ere spoken in different parts of the same province, it is most unlikely that an officer frequently transferred can obtain full proficiency in any of the local vernaculars, and a further barrier is thus placed between him and the great mass of the population."

Among the causes which the Commission noted as leading to those transfers were (a) the great of leave and (b) the weight given to seniority in filling ap officiating appointments. The follow-

ing recommendations were accordingly made :-(i) the removal of the restrictions in Articles 232 to 236 on combination of different kinds of

(ii) the removal of the restrictions in Article 308 on the grant, otherwise than on medical

certificate, of furlough carood by an officer;
(iii) the introduction of a 'leave-ledger'
system under which all leave carned by an officer under the general rules would be entered to his credit in his 'leave ledger,' and he would be allowed to draw upon such credit at any time at which it was convenient to the Government to spare his services.

The Commission also suggested that it might be considered whether periods of furlough which are usually on balf-pay might not be commutable with advantage to the publice service to shorter leave of absence on higher remuseration.

The Government of India, while communicat-ing these recommendations of the Commission and inviting the opinions of Local Governments thereon, remarked flust the conclusion which they had arrived at in the matter, subject to modification with reference to the advice of the Local Governments, was that the restrictions on the grant and combination of leave imposed in Articles 232 to 236, 260, 271 to 277 and 308 of the Civil Service Regulations were primarily administrative, and that, if in the opinion of the Local Governments there was no objection from the standpoint of administrative expediency to a removal of those restrictions, it would be desirable to do so and to frame a simple set of leave rules on the following basis:—

(1) The existing rules as to the amount of privilege leave and furlough 'earned' and 'due' and the maximum amount of leave which can be taken at a time or throughout an officer's service, should remain machanged,

(2) Privilege leave (or vacation) and farlough due should be allowed to be combined

without any restrictions.

(3) All leave, whether privilege or furlough, should be granted at the discretion of the Local Government subject to—

(a) the paramount claim of the public service, and

(i) the condition that the total number of officers absend at any time on kern of any description granted otherwise than on medical certificate shall not exceed a proportion to be fixed by the Government of India for 'Imperial Services,' and by the Local Government, subject to the approval of the Government of India, for Government of India, for other services.

(4) Special leave should disappear as a rule, It is under present rules merely furlough taken under specially argent conditions which justify the relaxation of the restrictions upon the taking of leave which the present rules impose. With the abolition of these restrictions, its principle ration of stre disappears and it will be sufficient to provide that once in his surries an officer may be given furlough, not exceeding six months although (a) it is not due and (b) the proportion of men on leave may be thereby exceeded.

(S) Subdistary leaves should be abolished. It is really an anadronista, being a survival It is really an anadronista, being a survival It is really an anadronista, being a survival place in India was a far more difficult understang than it mow it. The concession of combining privilege leave with furlough andre cretain conditions has aiready reduced the demand for it, and the demand will be further extended on the recuproal of the restrictions which now limit the combination of privilege area and factorial. It astoral abolition, accept in cases where it is given to an officer preparatory to retiremont, is not therefore likely to came any serious bardship, and any presultangly discontage will in all probability to move than counterbalanced by the gain in twinderstand of the troublesome restrictions mentioned above.

These proposals are now under the consideration of the Government of Bombay.

## APPENDIX II.

## Memorandum on the Bombay Provinces Civil Service prepared for the Royal Commission by the Government of Bombay.

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Memorandum on the Bombay Provincial Civil Services prepared for the Royal Commission by the Government of Bombay.

#### PART I.

#### Executive Branch and General.

#### CHAPTER I,-INTRODUCTORY.

A descriptive Memorandum\* has been laid before the Royal Commission containing a compendium of all important information relating to the Bombay Provincial Civil Service. The following observations are intended to supple-ment this Memorandum in cases where the information desired by the Commission is not therein provided in a readily accessible form, and in other cases to furnish references to the relevant passages. The first part of the present Memorandum deals with the Executive branch, the second part with the Judicial branch in so far as the latter requires separate treatment. Matters of common applicability to both branches will he dealt with in the first part, and statements which are not specifically or by the context restricted to the Executive branch should be construed as applying to both.

#### CHAPTER II.—METEODS OF RECEGITMENT.

## The Government of Bombay have already

continued to the continued of the contin

2. Egr the other and more unmercus posts in the general administration recruitment must becessarily, with the racest exceptiums, be made in India. The system designed to meet these requirements, which is based spoor the measures recommended by the Pablic Service Commission of 1887, lass substantially vindicated the wisdom and liberality of these measures. Some adjustments in detail have been found necessary; but the organization then conceived has been realized in its essentials, and has stood the test of time and experience. It can be legitimately claimed for the principles on which the Provisical Civil Service has been evolved that they have produced.

a holy of officers at a high degree of merit and efficiency; that they permit of an ample measure of development and expansion in response to progressive conditions, and that they hold open to men of demestion an eminently useful and homensube career with opportunities of attaining to high distinction.

3. The principles which have produced these results require an undication, and the advocates of any radical changes undertake a grave responsibility. One important question of principle, however, the Commission left open for subtlement in accordance with the results of experience and whal least requirements and conditions. This was the question as to the procise manner in which the various expedients for recritiment, rife, promotion, nomination and competition, should be reserved to. This question can now.

be reviewed in the light of a considerable body

of experience.

4. In the Mamorandum dealing with the International Crist Service, competition as a means of recritiquent in India has already been discussed. The principles enunciated in the tamous despatch of the Duke of Argyil have been cited, and it has been pointed out that these principles have been in singuiar degree varified by experience. The arguments against competition need into the claboratory reproduced here. It will be sufficient to summarize the more importants conclusions, which are three in

(1) A purely educational test is unsatirfactory in India because, among the general body of candidates the antecedent presumptions as to character and condens, beard upon tradition, training and environment, which the system relies upon in England, cannot be made here, (2) As the recontinuous of Indians is experience.

Any office in quastion, the danger of the monopoly of office by a disproportionate number of particular communities cannot, under a purely competitive system, be adequately guarded against.

(3) Lastly, the fact that a purely sducational test has been tried and has been almost universally abandoned is conclusive against its success as a practical measure.

As regards the alternative of a system of combined nomination

and competition, it was found that the competitive element inded morely to reproduce the results of university examinations and that it was simpler and more convenient to accept these results thousand so which of These are, in brief, the grounds on which

this Government scoops the stisting conditions of the organisation and cervitations of the Provincial Gril Service as being sound in principle and justified by experience. The rules applying these principles in dotall which are in Irocci this Presidency will be found in the descriptive Memorandium on the Bombay Provincial Grill Service referred to above [side pages 470 to 503, They were adopted in 1912 and represent the most recent views of this Government on the conject.

6. The recently adopted rules make provision for the appointment of Europeans who are not statotory Natives of Ledis. Such cases, for obvious reasons, must be acceedingly rare. No appointments to the Provincial Giril Service of British subjects other than natives of Luils have

Printed at pp. 470 et seg port, † N. B.—The figures in the margin refer to the numbers of the interregatores drawn up by the Beyel Commission, which are dealt with in the text or annexners.

been made in this Presidency. A single appointment of a non-resident of the Bombay Presidency.

(7) the Bombay Presidency.

has been made in the case of Schibzdia Sardér

The Arthur of Turk in Richards. Such

has been made in the case of Schinzida Sardér Muhammad Rhas of Took in Rejputéau. Such cases also will be exceptionel, but the conditions, for example, of the predominantly Musalanda Province of Sind, where the Musalanda population is still advantionally backward, may render such a transference occusionally necessary in the absence of eligible local candidates.

7. The statements B and C at page 468
show the distribution
of posts in the Provin-

cial Civil Service among the various com-munities. It is evident that the distribution is not equable having regard to the numerical proportion of communities. So long as marked disparities in the general standard of educational attainments of the several communities exist, it is impossible to attain to anything like equality of distribution. Nor, indeed, can any such claim be reasonably advanced by any community. Claims to appointment can rest only on one basis, individual merit. A civil service is not a representative institution but simply an instrument of government, and the reasons which render it undestrable that office should become the monopoly of any particular section are primarily administrative reasons, contemplating the efficiency of the service and good government; they are not political reasons, having reference to any supposed claims to employment on other grounds than personal fitness. There are other considerations, but the main object of securing a due admixture of castes must be kept steadily in view. The representation of all classes and communities is not practicable in the present communities state of Indian society, nor is it an object which in itself merits any special solioitade. Indeed, it would be impossible, or at least most undesirable, for a considerable time to come, to contemplate the employment of the lewest castes in the higher and more responsible posts. A great change in social conditions must precede any such action. On the other hand, the employment of members of different communities may increase public confidence in the impartiality of the administration, and this is implied in the term good government. This object is more likely to be secured by a due admixture of castes than by the vain endeavour to provide for the representation of every caste and section of the community. It is also true

a standard the community. It is also true and standard the communities, and, from this point, buckward communities, and, from this point, buckward communities, and, from this point, buckward communities, and, from this point, buckward communities, and, from this point, and the considerations is a decidedly valuable. Such considerations a fine yet of the weight in propertion as they refuse the true weight in propertion of the importance of consumities the immber and the importance to their eventional progress, but they are nevertheless collar alconsiderations which must yield to the paragonal chims of good government. This principal being considerations of good government. This principal being considerations are not to observe that the due.

eccled, it must next be observed that the due can calmixture of castes its, from the aministrative point of view, a necessary conditio, of good government. Any system of recordinate which alias to satisfy this condition is not less rideally defective than one "which neglects individual ability on the order band or character and antecedents on the other. Of all systems, we pused or bried, none in proved botter designed,

in the present conditions of the country, to secure all these objects than the existing combination of promotion and nomination.

## CHAPTER III.—Systems of Training AND PROBATION.

8. The system of training and probation.

(9) 13 adopted for officers of the Provincial Civil Service, Executive branch, Upper Division, is founded on the line sprearfield in Nos. VI and XVIII of the revised vules for admission to, and promotion in, the Bombay Provincial Civil Service, published in Correment Notification's No. 1112, dated 2nd Pebruary 1912. Similar information regarding Manuladdars is contained:

and promotion in, the Bombay Frovinnel Civil Service published in Government Polifications No. 1112, dated 2nd February 1912. Similar information regarding Michigation is contained in Nos. 6 to 9 and 13 of the rulesty published in Government Assistancian Nos. 6970, dated 4th August 1910. Both sets of rules were recently revised and published and no changes asam called for in them. A copy of these rules is supplied for reference.

9. Candidates appointed by selection or

nomination to the Executive branch of the Provincial Civil Service, Upper Division, are required to pass the tests prescribed for junior members of the Indian Civil Service, vis., the Lower and Higher Standard Departmental Examinations, including an examination in the language of the district to which they are posted. In any case in which the vernacular of posted. In any case in which the candidates are ap-pointed is their own language they are not control to mass in that vernacular. The required to pass in that vernacolar. The standard of Departmental Examinations is laid down in paragraphs 13 to 16 of section 1, Chapter I, of the Revised Compilation of Rules relating to the examinations of Assistant Col-lectors and other officers. Persons promoted to the grade of Deputy Collector from the rank of Maintadars are not required to pass any other departmental test on their promotion. Until guite recently they passed the Lower and Higher Standard Departmental Exeminations before appointment to the post of Maintadar. Under the rulest issued in Government Resolution No. 6970, dated 4th August 1610, the qualifying examination has taken the place of the old Lower and Higher Standard Departmental Examinations and no member of the subordinate revenue service appointed under those rules can be appointed a Maulatdar until that examination is passed. The standard of the qualifying examination is laid down in No. 8 of the rules in Chapter VI of the Revised Compiletion referred to above. As the qualifying examination was recently introduced it is too early to consider whether may changes are necessary.

#### CHAPTER IV.—CONDITIONS OF SERVICE.

10. The constitution of the Executive branch
(II) (Upper Division) of the
Bombay Provincial Civil
Service is described in perugraphs 18 and 17 of
Chapter I, Part I, of the descriptive Memorandum

†The rules will be found in Chapter VI of the Revised Compilation of Rules relating to the examinations of Assistant Collectors and others.

Printed as an accompaniment to the descriptive Memorandum on the Provincial Civil Service (Executive branch), pages 493 to 497.

on this service, to which reference is invited.

(12, 13, 14, 15) The principles regulating the strength of th

cadre and the rate of recruitment are dealt with in paragraphs 18 and 25 ibid. There is no reserve for leave and training. The former is practically supplied by the Lower Division of the Provincial Service. A training reserve is not necessary in the case of promoted Mamlatdars, who are already sufficiently experienced in administrative matters to assume immediate charge of their duties as Deputy Collectors. Special arrangements are made in the case of probationers appointed direct by excluding them from the permanent cadro pending completion of their term of probation. The system is satisfactory and the appointment of Mamlatdars to officiate in leave vacancies furnishes a valuable test of fitness for permanent appointment to these higher and more responsible functions. It also attracts to the subordinate service a superior class of candidates by offering prospects of promotion to the Provincial Civil Service to men of proved merit and ability.

11. Promotion to appointments the salary of which is less than (16) Sa. 300 per measures is ordinarily given according to saniority, subject to fitness and approved conduct. Promotion to appointments of which the salary is Rs. 500 a month and upwards is based solely on fitness and menti, actionity boing regarded only when the claims of two or more candidates of equal fitness and menti come into competition. There is no provision for the computery retrievance computery retrievance.

(17) compelhery references of inefficient of inefficient officers, but in reach cases promotion on he stopped, and it is open to Government to call upon such offices to relief, if they have carried their pension, and to reduce them to a lower grade if they desiline to do so. The pensions made regarding a system of reduced positions to cases where pensions have not been fully earned with reference to officers of the Indian Civil. Service (wide Chapter XII, pursurguph \$4\$) apply with equal force to the case of the Provincial Civil Service.

12. The observations made in Chapter IX of the General Memoran-

rts) dum on the Indian Civil Service with regard to the separation of the Judicial and Executive functions apply equally to the officers of both branches of the Provincial Civil Service who hold listed posts. As regards officers belonging to the lower ranks of the service, viz., Deputy Collectors, Mámlatdárs and Sub Judges, the separation is complete so far as civil matters are concerned, except that Mamlatdars exercise jurisdiction in possessory snits as stated in reply to question (88) relating to the Indian Civil Service. Subordinate Judges have no executive functions. District Deputy Collectors exercise the same functions as Assistant Collectors of the Indian Civil Service. They are both Magistrates and revenue officers but have no direct connection with the district police. Huzur Deputy Collectors are responsible for the working of the husur treasuries and are, in two districts, ex officio superintendents of subsidinry jails. As a rule they have no other executive work. They are usually, but not in all cases, Magistrates. Manistdars exercise magisterial owers and, in their talukas, perform the executive daties enumerated in the answer to question (88) pertaining to the Indian Civil Service. In Sind and in some districts of the Presidency, resident Magistrates of the Provincial Civil Service have been appointed, who have no executive duties. The Government of Bombay are convinced that no change is desirable.

13. The system of listed posts and the arrangements in force with regard to inferior listed posts have already been deals with in the Memorandum on the Indian Civil Service.

emorandum on the indian Utvil Service.

14. The designation of the Provincial Civil
Service appears to this
Government to be appro-

(al) Government to be appropriate and free from objection. It was authorized after an exhaustive discussion, and there appear to be no grounds either for attributing to it any deregatory significance of or supervising that such a view is entertained to any appreciable extent either by the officers concerned or by the public. If, however, any change is deemed desirable, the most convenient substitute would be the usane of the Presidency or province concerned. In the Bombay Presidency the service might appropriately be styled the Bombay Civil Service. There would be no objection to such a change.

#### CHAPTER V.—CONDITIONS OF SALARY, LRAVE AND PANSION.

15. For the reasons which are stated in Chapter X of the Monoradam on the Indian Civil Service, the Government of Donthuy are not propared to deal in detail with these subjects. Information as to the present relace of salary, leave rules and pension regulations will be found in the descriptive Memoradam on the Provincial Civil Service. Other information desired in connection with these subjects will be found in the desired in connection with these subjects will be found in the american to the implementation of the contract of the contra

## PART II.

#### Judicial Branch.

CHAPTER I.—METEODS OF RECEDITMENT.

1. There has been no change in the methods of recruitment to the Judicial branch of the Provincial Civil Service which has always been by selection from amongst qualified caudidates.

Provincial Civil Services which has always been by selection from amongst qualified candidates. The rules' give effect to the general directions contained in Government of India Resolution Ka. 1946-1953, dated the 19th August 1919. The effectional requirements are fixed by section 22 y of the Bombry Civil Courts Act of 1953, as far as the Presidency proper is concerned, and by rules framed by the Judicial Commissioner of

<sup>\*</sup> Published in Government Notification, Revenue Department, No. 1112, dated the 2nd February 1912, pruised on an accompanium to the descriptive Memoration on the Provincial Civil Service (Executive branch) at pages 493 to 437.

<sup>† &</sup>quot;22. The Judges of such Subordinate Centric shall be appointed by the Gorernor of Bombay in Council, and shall be called Subordinate Judges.

No person shall be appointed a Suberdinate Judgo unless he a subject of Her Majorty or analytic of a Native Frience exhibits in lains whether heavening of the Majorty, and is also a person who has persolved three views as an already of the Alberty and is also approach the person who have persolved three views as an already of the Alberty and the Alberty Alberty and the Alberty and Alberty and the Alberty and Al

Sindi for that province. The Government of Bombay have no suggestions to make for any radical change in the general conditions and rules, nor are they in any way dissatisfied with the judicial officers recruited under them. They consider that for appointments of judicial officers the system of selection is good.

2. No natural-born subjects of His Majesty other than Natives of India have ever been appointed as Assistant Judges or as Sub-Judges.

The appointments of candidates born in other provinces have been very rare; in 1886 there was one such officer and

at present there are only four. The representation of the various classes and communities is shown in the following table :--

#### Nationality.

Year,	Total page ber.	Engo- pensy and Europiate not demicifed	Trezeisee	l'Andes.	Maho-	Pink	Others.
							_
1883	117	-	3	107	2	8	-
1913	2271		-	176	- 6	7	3
	·						

There are five upcareies in the last grade of Sub-Judge. Acting one have not been taken into account.

### According to Caste.

Year.	Bestingen in leiting Shearing.	Reba- triyfa.	Eigen- the Pre- bour,	Businés and Valeb- yés,	F&uitze	Others,	Total
1900 1913		11	9 0	18	1	25 (of whose 14 sen Findbles,	151

## CHAPTER IL.—TRAINING AND PROBATION.

8. There is no system of training for the Judicial branch of the Provincial Civil Service. Sub-Judges are required to serve for two years on probation before being confirmed in their appointments.

#### CHAPTER III .- CONDITIONS OF SERVICE.

4. The classes of appointments included in the Judicial branch of the Provincial Civil Service are the following: District Judgeships;

Assistant Judgeships; Subordinate Judgeships;

list of qualified candidates.

No changes appear necessary.

5. The number of Subordinate Judges is regulated solely by the (12, 13, 14 & 15) (12, 13, 14 & 15) number of courts re-quired for administrative reasons. There is no leave or training reserve. Appointments either officialing or permanent, are made to fill vacancies due to leave or retirement from the

6. Selection is rigidly enforced for promotion to the grades above Rs. 500. The appoint-The appointments are made by Government after consultation with the High Court, and this practice ensures the supersession of any officers who are unfit to exercise the powers of First Class Sub-Judges, The Government of Bombay are satisfied that

the interests of the administration and of the individual are duly reconciled

7. In the Judicial department the listed inferior posts are not merged in the Provincial Civil Service as they have been in the Revenue department. Judges and Assistant Judges of the Provincial Civil Service are borne on the lists of Indian Civil Service Judges and Assistant Collectors and not on the lists of Sub-Judges. It has not been considered necessary to reserve for officers of the Provincial Civil Service appointed as Judges or Assistant Judges appointments in any particular grades but they rise part passe with their contemporaries in the Indian Civil Service and traverse all grades in tern, but not more than two of the three Assistant Judges can be placed in the grade on Es. 600 at one time. The question of excluding the appointments of Provincial Civil Service Assistant Judges from the lists of Assistant Collectors and including them amongst the appointments of Sub-Judges was considered by the Government of Bombay in 1909, but the change was not approved. The duties and powers of an Assistant Judge, who is also an Assistant Sessions Judge, and, after a short probation, a court of civil appeal, even from the decision of Sub-Judges of the First Class, are almost identical with those of a District and Sessions Judge, and unquestionably more responsible and greater than those of a Sub-Judge. The judicial listed posts can be differentiated from those of the Revenue department, which have been included amongst the appointments of Deputy Collectors,

Collector. The Government of Bombay are, how-ever, of opinion that the posts of Judges and Assistant Judges held by officers of the Provincial Civil Service abould be placed on one list, separate both from the lists of Judges and Assistant Collectors of the Indian Civil Service and from the list of Sub-Judges. They con-sider that the retention of these officers on the Indian Civil Service list, on the ground that they are entitled to promotion part passes with their contamporaries of the Indian Civil Service, is usesuad, since they are appointed under different conditions, which make any comparison of age and service fallacions. The chance of a provincial judgeship falling vacant may give promotion to a Provincial officer of 10 years' service over the heads of officers of more service and experience, as has actually happened, or size serial. Such promotions when they occur occasion much discontent, and this would be obviated by the separation of the two services.

for the duties and powers of an Assistant Collector are the same as those of a Deputy

#### CHAPTER IV. - CONDITIONS OF SALARY, LEAVE AND PENSION.

9. Full information regarding the rates of pay and the number of posts has been given in paragraph 3, Part II (Judicial branch) of the descriptive Memorandum on the Provincial Givil Service. As has been stated therein, a revision of the grades of Sub-Judges is about to be introduced, and the Government of Bombay consider that the pay when revised will be adequate to attent men of the right stamp. As regards higher appointments, they see no reason to suppose that by increasing the pay of the listed posts more able officers will be obtained. The introduction of time scales has never as yet

(4, 7 and 8)

descriptive Memorandum on the Provincial Civil been considered for the Judicial department, and Service. As has been stated therein, a revision they are not prepared to say that this would be

an improvement on the present system.

10. The rules regarding leave and pensions are not peculiar to the Judicial branch of the Provincial Civil Service, except that judicial officers in common with all officers who called the province of the province o

#### ANNEXURES TO PART I. (EXECUTIVE BRANCH AND GENERAL)

#### ANNEXURE TO CHAPTER II.

References to relevant passages in the descriptive Memorandum on the Bombay Provincial Civil Service. (Page 470 et seg. post.)

(2) Rules of recruitment, pages 493 to 497.

Present constitution of the Provincial Civil Service, paragraph 17, page 474.

Statements illustrating results of recruitment (vide pages 481 and 482).

Systems of recruitment, paragraphs 20—21, pages 474 to 476.

## ANNEXURES TO CHAPTER V.

#### STATEMENT A.

120) Approximate statement showing the rates of pay and the number of posts in each of the main

								let Ap	rii 1900.		lst Ap	ni 1000.	Let Ap	ril 1912,	
Names of appointments.				No. of appoint- ments in each grade.	Rate of pay of appront-	10 ED	Ro, at opensions rate ia sack rade.	flate of pay of appearit- erents.	No. of approint- ments in each grade.	Rais of pay of appoints necests,	Remarks,				
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1907 and 1912:--

#### STATEMENT B.

Containing information as to the amount of leave taken by officers of the Provincial Civil Service.

The following statement shows approximately
the percentage of officers
in the Upper Division of
the Provincial Executive Service on different
kinds of leave on 1st April 1882, 1897, 1902,

			***			
Kind of leave,	1605	1907,	2102.	1007.	2973,	
Privilege leave	67,	633	943	bit	η	
Perlough or feate on persate affeirs.	128	net.	275	55,	376.	
Lenve en medical cerrificate.	Fit.	15	ЖL	1,5	23	

It is difficult to estimate the causes of the fluctuations. Since the adoption in 1901 of Article 233, Civil Service Regulations, privilege leave is ordinarily taken in combination with other leave.

2. About 65 per each, of the privilege leave on full pay due to the officers in the Upper Dirision of the Executive branch of the Provincial Givil Sowies is taken by toeth. Only a few differs in the Judicial branch of that service take privilege leave as, noder the provisions of Articles 271 to 274 of the Civil Sorvice Regulations, they are allowed privilege leave on argent necessity only and on half the safary they may be in receipt of at the time of proceeding on such leave.

such leave.

3. About 18 per cent of the Infloagh due under the rules is taken by the members of the Upper Division of the Executive branch of the Provincial Civil Service. Officers of Indian Services cambot take furlough before putting in 10 years' service and once they take it they are prevented from taking it again for a further period of 8 years. The revision of Indian Service Leave Bules proposed by the Government of India will probably improve matters,

#### STATEMENT C.

Containing information relating to Provident Funds,

Forty per cents of the officers of the Provincial Civil Service subscribe to the General Provident Fund, usine per cent, to other officially recognized funds and eleven per cent, to both the General Provident Fund and other officially recognized funds. The General Provident Fund is of recent origin and the number of subscribers in steadily increasing.

## APPENDIX III.

Descriptive Memorandum on the Provincial Civil Service (Executive and Judicial Branches), prepared for the Royal Commission by the Government of Bombay.

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# PROVINCIAL CIVIL SERVICE.

# PART I

## · Executive Branch. CHAPTER I .- (UPPER DIVISION).

Prior to the Public Service Commission of 1886-87, the officers who performed the daties which now fall to members of the Provincial Civil Services were included in what was termed the "Uncovenanted Service." In the year 1870 a Bill was introduced into Parliament which subsequently became law as the Government of India Act, 1870 (83 Vict., Cap. 8), to provide "additional facilities for the employment of natives of India, of proved merit and ability, in the Civil Service of Hor Majesty in India.<sup>2</sup> This Act was passed in 1870, but considerable time elapsed before effect was given to its provisions. The 6th section of the Act contemplated the framing of rules to regulate the new appointments, and in consequence of differences of opinion between the Government of India and the Secretary of State for India, these rules were not finally settled till 1875. As a result of the passing of these rules, one native official in the Bombay Presidency, Mr. Gogal Hari Deshmukh, was given a reserved judicial appointment, viz., that of Assistant Judge and Sessions Judge. In other parts of India, the rules remained practically a dead letter and the objections taken by some Governments, especially the Government of Bengal, to carrying them into effect were so serious that in 1878, the Government of India addressed the Secretary of State again on the subject. After reviewing the disadvantages, which they

considered to be grave, of the policy embodied in the Act, that Govern-\* Despatch No. 35, dated 2nd May 1878. ment submitted,\* for the

ocnsideration and assent of the Secretary of State for India, certain proposals involving the establishment of a close native Civil Service, to which should be trans-terred a proportion of the posts then reserved to the Covenauted Civil Service, theonnaal number of competitive appointments being thenceforth reduced in the same ratio, and a proportion also of the posts then held by uncovenented officers. The appointments to the service were to be made by selection and not by competitive examination tests of qualification being supplied by a special examination and departmental tests similar to those already in force. The Government was to he at liberty to transfer to the new service, on its inception and for some years to come, a certain number of uncovenanted officers; but afterwards the service was to be strictly a graded service, with a fixed number of appointments alloited to it, to which the members of the service abould have an exclusive claim. The posts, when beld by members of the native service, were to be, as a rule, less highly paid than when held by Covenanted Civil Servants, but to be equal in status and position. Nominations were to be made by local Governments, but the actual appointments

were to be made by the Viceroy in Corneil. The Secretary of State ap-proved; of the proposals † Despatch No. 125, dated 7th November 1878.

of the Government of India in a modified form and authorised the Government of India to appoint every year to the Civil Service of India such number of Indians as might be determined upon, and to decrease pro-portionately the number of Covenanted Civilians sent out from England, the appointments made being in the first instance probationary, so as to give ample time for testing the merit and ability of the candidates,

2. On receipt of this despatch, the Government of India appointed a Committee to frame draft rules for the employment of natives of India in Her Majesty's Service in accordance with the principles laid down by the Secretary of State. The rules proposed by the Committee were approved by the Government of India with

† Despatch No. 31, dated aubmitted † to the Secretary of State for sanction,

The rules baving been sanctioned by the Secretary of State were published in the notification of the Government of India, No. 1534, dated 22nd August 1879, and copies of them and of the Secretary of State's despatch sanctioning them were forwarded to the Local Governments and administrations,

3. Between the years 1880 and 1889 the following gentlemen were appointed in the Bombay Presidency to the Statutory Service under the provisions of the rules referred to above :-

Mr. S. P. Pestonji Not in service. ...

Mr. L. G. Deshmukh Mr. G. D. Panse ... 22

Mr. S. Nurudin Khan ••• Mr. K. R. Bomanji In service. \*\*\*

Mr. N. B. Divatia Not in service. ... Mr. Dayaram Gidumal ...

Mr. R. S. Tipnis Mr. J. K. N. Kebraji Mr. V. R. Inamdar In service. Not in service. ... Mr. M. A. Baign

4. In the year 1884, the working of the rules again became a subject of enquiry. The Government of India addressed to Local Governments

and Administrations, a § No. 19-720A., dated 80th April 1884. circulars on the subject for the opinion of this

Government generally upon the best manner of improving the working 4 Letter Ro. 4744-127, dated 12th June 1884. of the rales. In reply-

ing¶ to this circular, this Government recommended that selection for the Civit Service might be made from among the following native officials and professional men who had given proof of merit and ability :-

(1) Subordinate Judges, (2) Small Cause Court Judges,

(3) High Court Pleaders,

(4) Presidency Magistrates, (5) Deputy Collectors,

(6) Mamlatdars.

It was suggested that the following number of appointments (of which those entered under heads (i), (ii) and (v) had hitherto been reserved for the Civil Service) might be eventually granted to men so selected, on the understanding that these appointments should not necessarily and invariably be filled by Indians but only as the Local Government could find men who really came up to the definition, and the required standard of merit and ability:

(i) One-fourth of the District Judgeships.

(ii) One-fourth of the Assistant Judgeships. (iii) All the Small Cause Court Indgeships, except the First Judgeship of the Presidency

Re Appointed to the Staintory Civil Service on the under standing that he would be transferred to the Provincial Service when constituted.

Small Couse Court, which should be open to barristers, European and Indian. (iv) The Second and Third Presidency Ma-

gistrateships. (v) One fourth of the Assistant Collector-

ships of all grades

This Government further observed that though Indians might be held eligible in their due sen iority for appointments to posts of Collectors, it was not necessary to fix any preportion of those

appointments for them.

5. The replies of the Local Governments to the circular of the Government of India referred to above were forwarded by that authority to the Secretary of State, who, in reply, stated that if the matter in question was to be opened up afresh there should be a local inquiry, and observed as follows :-

"I feel confident that a well-selected body of Commissioners prosecuting their investigations in various parts of India and making themselves acquainted with the opinions of all classes will not only assist materially in the solution of the questions which here arisen with regard to the operation of the Act of 1870 hnt will be able to collect a great deal of valuable information which will be a guide in dealing generally with the question of the more extended employment of natives of India in the service of Government," .6. A Commission was accordingly appointed\*

by the Government of India called the " Pablic "Resolution No. 24-1673-98, dated 4th October Service Commission," to inquire not only into the

system under which Natives of India were then admitted, either under the Statute 21 and 22 Vict. Cap. 106, section 32, to the Covenanted Civil Service, or under the Statute 38 Vict., Cap. 3, saction 6, to offices formerly reserved exclusively to members of that service, but to their employ-ment in all branches of the Public Service connected with the civil administration of the country. The views of the Commission as regards the statutory system were that the system as it then existed had foiled to fulfil the expectations anticipated from it and that it was, for sufficiently good reasons, condemned, not only by particular sections of the native community, but also by the very large majority of officials, both European and Native, who had had practical experience of its working. The Commission accordingly recommended that the statutory system should be abolished, and that section for Statute 33 Vict., Cap. 8, should be repealed

7. The Government of India, while forward-† Despatch No. 68, dated Commission to the Secretary of State, recommended that the statutory service should be no longer retained, that section 6 of 38 Vict., Cap. 3 should be repealed and that the services should be reconstructed on the basis of an Imperial and Provincial Service, in accordance with the Commission's recommendation; observed that the terms "Imperial" and "Provincial" were well adapted to express the character and scope of the two services and agreed to their heing resectively substituted for "Covenanted" and "Uncovenanted," the use of which should be discontinued,

 In his reply the Secretary of State agreed; with the recommendation 1 Despatch No. Public— 104, dated 12th September 1889. of the Government of

ludia regarding the abolition of the Statutory Service and made certain suggestions regarding the manner of dealing with taose officers who were then in that service. His Lordship thought that the course least open to objection would be to give to every Statutory Civilian the option of remaining either in the position then occupied by him or of being transferred to the Provincial Civil Service with an acknowledgment of his preferential claims over members of the Provincial Services for promotion to the transferred appointments.

9. The Government of India thereupon in their letters No. 201, dated 14th February §Printed as an annexnre, side page 482. 1890, decided to place on a classified list certain

offices in the different grades and Departments (Judicial and Executive) and to declare these publicly to be offices to which members of the Provincial Service might be properly appointed and laid down certain conditions subject to which alone the appointment of a member of the Provincial Service could be made to an office entered in the classified list. Further, the Government of India in their letter No. 1479, dated 31st July 1890, requested that each Sta tutory Civilian appointed in the Bombay Presidency before the close of 1889 might be called apon to choose whether he would remain in the position he was then in or be transferred to the Provincial Service with an acknowledgment of his proferential claims to promotion to scheduled appointments before other members of that service and a briof explanation was offered as to when and in what manner the claims of such officers to promotion were to be considered and how the recognition of such claims would affect the prospect of appointment of members of the Provincial Service to scheduled posts. The replies received from the Statutory Civilians who were addressed in accordance with these instructions showed that none of them was willing to join the Provincial Service and that all elected

to retain their position as Statutory Givilians.

10. Finally, the Government of India issued
a Resolution No. 9-Public -1342-1352, dated 21st April 1832, on the subject of the Report of the Public Service Commission and the opinions expressed thereon by Local Governments and Administrations, in which they observed that the following 18 appointments in the Bombay establishment should from that date be cutored in the list as open to the Provincial Service :-

	ubay,		
Heads of Districts			2
Judges		211	2
Joint Judge			1
Assistant Judges			2
Assistant Collector			9
Talukdari Settleme	nt Officer		1
Registrar of the H	igh Court		1
-			_
	Total		18
			_

The nine appointments of Assistant Collectors subordinate to the headship of the District were

 <sup>\( \) (1)</sup> That the maximum ertent to which room in the higher effices will probably become variable for competent members of the Provincial Service is consistent of the studies of appointments then held by the L C, S, (1) that the time and rate of the distinction of internities of the Provincial Service to relabellity appointment should explain the provincial Service to relabellity appointment should explain the provincial Service to relabellity and explained to the Provincial Service to the C (1) that if no member of the Provincial Service to be in fully fixed on the Provincial Service to be in fully fixed our consistent of the service of the Provincial Service to the fully service and the service of the Provincial Service to the fully service of the Provincial Service to the fixed complete the variable for any set of the Service to the Se

to be amalgamated with the theo existing grades of Deputy Magistrates and Collectors and distributed among those grades as shown below:

3 posts in the Third Grade of Deputy Collectors on (corresponding to First Assistant) ...

2 posts in the Sixth Grade of Deputy Collectors on (corresponding to passed Assistant) ... ... 300 The pay of the two appointments of headships of

Districts was fired at Rs. 1,600 or 1,200 acdording as the appointment is made to a Section or Junior Collectorship (wide Government Notification\* No. 6708, dated \* Printed assa appearer, logger 490 and 187, should be observed that

ride pages 480 and 487.

should be observed that
these eighteen appointments represented one-sixth of the appointments
then held by the Indian Civil Service officers on
date.

11. In continuation of the Resolution mertioned above, the Government of Iodia in their letter No. 1588, dated 27th May 1802, forwarded for consideration as of vieles for admission to, and promotion in, the Provincial Civil Savrice and preserried the lines on which they should be fraued and socked. By Government Reolation No. 7070, dated shi September 1892, a Committee was encochingly appointed by this Government to draft the rales required by the Government to India. With latter No. 7201, dated 3rd October 1898, from this Government, for rules recommended by the Committee were submitted for the approval of the Government of India. They were subsequently vertised in accordance with the directions contained in the letter from the Government of India No. 1901, dated 21st December 1893, and published under this Government Notice.

t Prieted area morrows, conton? No. 9188, dated efter pages 476 to 500. Stock November 1895. Stock November 1895. Stock November 1895. With the introduction of Which the introduction of Which the introduction of Which these rules the Provincial Civil Service was imagenated, but the scheme was not completely extrained to the transportaneous transferred to it, except the two appointments on Ra. 300 per mension, corresponding to passed dasisfants, remained in charge of Statutory Girlians. The appointments in the State of the State of the State of the State of the State of the State of the State of the State of the State of the State of the Provincial Civil Service. The rules mouthing above were from time to ture revised and were last published.

ed in Government;
1 Printed as an america,
1 Actication No. 1112,
2 dated 2nd Pebruary 1012.
The 18 appendent mentioned in the preceding paragraph which

mentioned in the preceding paragraph which were thrown open to the Provincial Urisl Service (Executive and Judicial Branches) are embodied in the lists of appointments printed as Lists A—(1) and B—(1) of the rules quoted above.

 It will be seen that the main differences between the rules of 1895 and those of 1912 are

(1) that Mandatdars<sup>(2)</sup> have been included in the Provincial Service (Executive Branch), Lower Division; (2) that the number of appointments in the Bombay Presidency open to the Provincial Civil Service (Executive Branch), Upper Division, has been raised from 75 to 86; and (3) that the competitive test for admission into the Service has been abolished. The first of these modifications has been dealt with separately in the memo. on the subject of the appointment of Mamlatdars, etc. The second is dealt with in the succeeding paragraphs. As regards the third, it may be noted that only two competitive examinations were held, the first in 1897 and the second in 1900. Attention is, however, invited to the orders of the Government of India contained in Government Resolution, Educational Department, No. 1208, dated 6th July 1905, abolishing the competitive test on the ground that its results merely repeated those of the University Examinations. During the intervening period, siz. from 1900 to 1905 the candidates were selected

ermount of India to the aloption of this course.

Productionary Depais Goldstors.

13. In accordance with Nos. IV and V of the
Black for admission to, and promotion to, the
Provincial Civil Service in force in 1895 the candidates who were selected after the competitive
test were appointed at once to the sixth grade
of Depais Collectors on Es. 300 yes measure,
subject to a productionary period of two years
and the passing of the Departmental Examinations as provided for in No. XVII of these Brites.
This system was found inconvenient because the
conditates so selected were found only, for wan
of experience and training to periors the duties
required of Departy Collectors. This Goreannean

without examination after approval of the Gov-

§ Printed as an annexure, ride page 490, ment of India, on the

subject and recommended that, with a view to meeting thin difficulty, the probationers appointed under the rules should form a separate class altogether outside of, and it addition to, the Departy Collectors' cadar, needing a subary of Ra, 200 per measum and that they should hold these appointments until (I) they had passed both the Lower and Higher Standard Departmental Examinations, (2) they had shown themselves qualified for each magnitude powers as offerenment inglet consider essential sa a publimancy to appointment as Department of Department that the consideration of the production of the contract of the production of the contract of the co

Trinted 25 as some cure, rids pages 400 and 491. India after some discussion lagreed to the proposal with the modification that the initial salary

of the post of a probationer should be R: 100 per measure for the first year, then R: 175 per mossom until the passed the Departments of the first permission by the Higher Standard and after that Rs. 200 per measure until the was oppointed to the Provincial Civil Service, and that the maximum number of appointments which this Correnament could create should be four. Up to the year 1912 these four probationary appointments were distributed equally between the Presidency proper and Sind, but Government in their letter No. 2106, dated 2826 February 1912, to this No. 2106, dated 2826 February 1912, to the

fil One of these will be available on the retirement of Mr. K. R. Bomanji on 5th July 1913,

<sup>(9)</sup> These officers are in charge of the administrative areas known as tillulars, the power of making appointments to these posts and granting them leave receases with the Commissioners so hitherto.

 $T_0$ 

the number of probationers for the Presidency proper should in future he three and for Sind

only one.

14. The first important reorganization of the cadre of Deputy Collectors in the Bombay Presidency was sanctioned along with those in other Presidencies and Provinces by the Government of India in their Resolution No. 68-2024—85, dated 15th December 1881. The causes which led to the reorganization were-

(1) the great differences in rates of pay between different Provinces; (2) the extremely low remoneration in some

Provinces for daties of a highly responsible character;

(3) the want of uniformity in the proportions of officers in the several grades and the consequent inevitable irregularity in promotion which the percentages revealed

The result of the reorganisation mentioned above is detailed below :-

Caure in the Freedersty proper Codro In the Freedersty proper same below the reorganization of 1881. Honed in the reorganization of 1881.

	Number of apprint- ments in each grode	Pays	Total meathly cost.	Gentio.	Newber of appoint- ments in each grade.	Pog.	Total mentify cost,
		Rø.	Re,			Thu.	Za.
1	4	700	4,800	1	1	603	603
3		000	8,100	3	2	700	1,400
8	, 0	101	2,500	3	3	800	1,800
4	10	400	4,000		11	500	6,600
	16	300	5,400	1	18	400	6,200
					18	309	3,900
Total	43	Total	נמיו,וים	Total	48	Total	10,200

It will be seen that there was no increase in the number of appointments of Deputy Collec-tors but the monthly cost of the cadre was raised from Rs. 17,700 to Rs. 18,200, a net increase of Rs. 500 a month or Rs. 6,000 per annum. Before 1881 the establishment of Deputy Collectors in Sind (including Extra Assistant Collectors who were regarded as being virtually Deputy Collectors) was as shown below :-

4 Deputy Collectors, 4th Grade, on Rs. 400

3 Deputy Collectors, 5th Grade, on Rs. 300 900

2 Extra Assistant Collectors, 1st Class, ou Rs. 800 ... 600

4 Extra Assistant Collectors, 2nd Class, on Rs. 250 ... 1,000

13 Total ... 4,100

The seven Deputy Collectors mentioned above were included in the general list of Deputy Col-lectors for the entire Presidency and were entitled to grade promotion in that list according to their seniority. The Commissioner in Sind while submitting proposals in accordance with the Resolu-tion of the Government of India No. 68-2024-35, dated 15th December 1881, arged that the connection of the seven Deputy Callectors with the Bombay general list should be severed and recommended the creation of an additional appointment of Deputy Collector on Rs. 500 per mensem, who was to be employed as Daftardar

Commissioner in Sind have since decided that or Native Assistant under him. The Government of India sanctioned the adoption of the following scale for Sind:-

Grade.	No, of appointments in each grade.	Pay.	Total monthly
2 3 4 5 6	1 1 4 4 4	Rs. 700 600 500 400 300	Rs. 700 600 2,000 1,600 1,200
otal	14		6,100

The net result of this was that there was an increase of Rs. 2,000 in monthly cost or Rs. 24,000 in yearly cost. The total extra cost was Rs. 2,500 per measem or Rs. 30,000 per annum for the whole Presidency including Sind. Deducting the cost of one new appointment on Rs. 500 per mensem the cost of regrading the 55 old appointments in the Presidency Proper and in Sind was Rs. 24,000 per annum. Some additions to the cadres of Deputy Collectors both in the Presi-dency proper and in Sind were made between 1882 and 1910 as briefly detailed below :-

Presidency groper.

2 appointments of Deputy Collectors, 6th
Grade, to provide for the post of a Nativo
Assistant to each of the Commissioners, Central and Southern Divisions

1 appointment of a 5th Grade Deputy Collector to provide for the post of personal Assistant to the Director of Agriculture,

Bombay.

1 appointment of a Deputy Collector, 6th Grade, with a view to separating the treasury and magisterial duties performed by the Husar Deputy Collector at Surat. 1 appointment of a Deputy Collector, 5th

Grade, in lieu of that of Assistant to Collector of Income Tax, Bombay.

1 appointment of a Deputy Collector, Grade, to provide for a Personal Assistant to the Collector of Dharwar. Sind.

Conversion of the post of Superintendent of the office of the Commissioner in Sind into an appointment of Deputy Collector, 6th Grade, with a view to his employment as ancovenanted Assistant to the Commissioner in Sind.

Grading of the two Assistant Collectors of Customs as Deputy Collectors, 5th and 6th Grades, in Sind

(Of these one was abolished subsequently owing to the creation of a new appointment of Assistant Commissioner of Salt, Excise and Opinm in Sind.)

Creation of three appointments of 6th Grade Deputy Collectors to assist the three Assistant Collectors in charge of certain heavily worked sub-divisional charges,

Two appointments, one in the 5th and one in the 6th Grado of Deputy Collectors to meet the increased requirements of the Province of Sind consequent on the creation of the Lárkána Collectorate.

One appointment of 4th Grade Deputy Collector in connection with the separation of treasury arrangements of the Hyderabad and Thar and Parker Districts.

15. Besides these, five out of the nine appointments of Assistant Collectors thrown open to the Provincial Civil \*Printed as an accompani-ment. side pages 486 and Service in Government Notification\* No. 6768,

dated 23rd August 1892, were added to the Deputy Collectors' cadre during the period mentioned above as they became available.

 In 1907, the Government of India called for the views of this Government on the question of placing the Deputy Collectors serving in Sind and the Presidency proper on a single list for purposes of promotion. The strength and cost of the two cadres was then as shown below :-

	Presidente	prog 62,		Stork.							
Grade.	Number of apprint- ments in cach grade,	Pıg,	Total monchir out.	Grada.	Number of appoint- ments in analy grade.	Zegr	Tetal monthly cost.				
		Rt.	hs.	-		Bs.	Na.				
1	1	800	800	1							
9		700	1,490	2	1	200	200				
8	3	600	1,600	٥	1	090	. (90				
4	18	6/20	7,100	4		209	3,000				
8	16	(0)	5,600	. 8	7	400	2,800				
0	18	300	5,400	8	7	200	2,107				
••	sì	-	22,600		::		9,200				

It was evident that by the amalgamention of the two lists the prospects of some of the Deputy Collectors in Sind would be improved but at the same time the promotion of Deputy Collectors in the Presidency proper would be retarded. With a view to reducing to a minimum the possibility of discontent in the Service in the Presidency proper, it was proposed to modify the grading in the smalgameted list by increasing the appoint ments in the third grade and the fifth grade by one each and reducing by two the number of appointments in the sixth grade. It was also observed that after the four appointments due to the retirement of statutory civilians were added to the combined list the block of promotion in the Provincial Service would be further reduced. Three appointments -one in the first, one in the fourth and one in the sixth grade-were added to the proposed scale to provide for the appointments of City Magistrotes, Karáchi, Additional City Magistrate, Karáchi, and a Deputy Collector in connection with the formation of the new district of Nawabshah in Sind. As the Government of India desired to complete the whole scheme at once and put it on a satisfactory basis, the four appointments referred to above, viz. three corresponding to the third grade and one to the fourth grade of Grade No. of appointments. Deputy Collectors, which let

2nd Seil 4Eh 24 Rth

were eventually to be transferred to the Provincial Civil Service after the retirement of certain

Total 82 statelyoy civilians, were also added. The amalgameted list, as finally sanctioned by the Government of India, shows in all 82 appointments
distributed in the different grades as shown in the
marrin, (Government Value). margin. (Government Resolution No. 9340, dated 14th October 1910.)

17. In connection with the formation of the Nawabshah District from 1st November 1912 the Government of India were requested to sanction a post of Assistant Collector on Rs. 700 per mensem to hold the additional sub-divisional charge consequent on the redistribution of the sab-divisional charges of the old Hyderabad and Thar and Párkar Districts between the three new districts of Hyderabad, Thar and Párkar and Nawabahah. The Government of Iudia did not approve of these proposals but recommended to the Secretary of State the substitution of a Deputy Collectorship on Rs. 400 per meusem for the Assistant Collectorship on Rs. 700 per mensom proposed by this Government. This recommendation was approved by the Secretary of State. Thus the total strength of the cadre of Deputy Collectors was raised to 83 on 1st November 1912. The 83 appointments men-tioned above are distributed as follows:—

District Deputy Collectors in Sind and 34 23 Assistants to Commissioners of Divisions and to the Commissioner in Sind Assistant Collector of Customs in Sind ... City Deputy Collector, Karachi
City Magistrates, Ahmedabad, Sarat,
Poona and Karachi 5 Personal Assistant to the Director of Agriculture ... 1 ...

Personal Assistants to the Collectors in the Presidency proper (Thana, Satara and Dhárwár) ... Daftardars to Collectors in Sind ...

3

1

1

Deputy Collector with attached duties, Hyderabad .... Deputy Collector of Income Tax, Bombay. \* Deputy Collector employed under the Collector of Bombay...

Total. On the introduction of the Factory Act in Boothsy from let July 1312 and owing to the recruzionion of the Bollen Department ander the Collestore I Bounky, the part of Amis-ant Collector was transferred to the Referre District and the Departy Collector exist from by the arrangement was posted to the Collector's office, Hierarch,

18. In fixing the strength of the cadre of the Provincial Civil Service, Executive Branch, the principle followed is to determine the number of sub-divisional charges which could be safely entrusted to Deputy Collectors plus the number of Huxur Treasury charges and other miscellaneons appointments which the Provincial Civil Service officers are considered fit to hold. 19. The appointment of Talukdari Settlement

Officer being thrown open to the Provincial Civil Service was held by the late Mr. Bhimbhai Kirparam but, since his death in September 1904. the post has been held by a member of the Indian Civil Service as Covernment considered it of great importance for the benefit of the tallukdays that there should be continuity of administration under an European Officer for a term of years. The question whether an appointment of an additional acting Collector or of an additional Departy Collector, 1st grade, in lieu of this post should be given to the Provincial Civil Service is still under the consideration of this Govern-

The Provincial Civil Service is entirely manned at present by non-Europeans. The attached Statements; B

and C show, so far as † Vide psgn 48L, details are available, the proportionate representation of the various Indian castes and communities on the 1st April 1912 and the 1st April 1887, respectively. As

has already been observed, appointments to the

statutory service were made by the Governor General in Conneil on the nomination of Local This system was superseded in Governments. 1835, when the Provincial Civil Service was constituted substantially on its present basis, by a method of combined competitive examination. selection and promotion which was conducted under the following rules published in that

Presidency proper.

(1) Vacancies in the Modes of appointment to Executive Branch Executive Branch will ordinarily be filled up by-

(a) Direct competition; (b) Selection among candidates after exam-

ination: (c) Promotion of selected officers who are already in the Subordinate Service;

(d) By nomination in exceptional cases of any persons considered to be specially quali-

(2) Six months' notice will be given in the Government Gazette and Recruitment by competi-tion and selection after examination. ments to be filled up cach

year by direct competition and by selection after examination and of the date fixed for the exam-

ination. Admission to the azamination will be subject to the following conditions:-

(1) The age of candidates shall not be less than 21 or more than 25 years on the date to be fixed by Government for the examination. The proofs age required will be the same as under the rules approved by the Government of India for caudidates proceeding to England to compete for the Indian Civil Service.

(2) Candidates must produce satisfactory

cartificates of-

(a) Physical fitness for the service of Government from the Presidency Medical Board ;

(i) Nationality; (c) Character, from the heads of such schools and colleges as they may have attended or in the event of their being already in the service of Government from the head of the Department in which they may be employed.

Province of Sind.

(S) Appointments to the Executive Branch in Sind will also be filled up under the above rules except that the examinations will be conducted at Karáchi by a Board to be appointed by the Commissioner, who will report the results to Government, and that the verusenlar language in the case of candidates for appointment by direct competition or selection after examination will be Sindhi, or Hinduststai,

21. The question of the abolition of the Competitive Examinations for the Public Service was fully dealt with in paragraphs 9—11 of the Resolution of the Government of India, No. 199— 211, dated 11th March 1901, which expressed the conclusion of that Government that for the higher grades of service there was no need in have recourse to the Competitive system, as in most cases it was possible to accept the various University degrees and distinctions as indicating that the holders land completed the general education requisite to enable them to fill particular posts. As a rule, therefore, the Govern-ment of India considered that special competitions should be abolished and that Departmental knowledge could best be attained during the period of probation and tested after a period of

such service. The rules for the Provincial Civil Service were accordingly revised. The existing rules on the subject of methods of recruitment employed for admission to the Executive Branch, Upper Division, Provincial Civil Service, are as follows:---

Presidency proper and Sind.

Modes of appointment to III. - Vacancies will Executive Branch, Upper ordinarily be filled up III. -Vacancies will by-

(a) selection of persons of high educational qualifications who are not already in Government service;

(b) promotion of selected officers who are already in the Lower Division, Presidency proper, and the subordinate service in

IV .- Notice will be given in the Government Gazette of the number of appointments to be filled Recruitment by Selection.

by selection and of the latest date for recoipt of applications. Applicants must produce evidence-

(i) that they will be above 21 and below 25 years of age on the date above moutioned and that they are eligible for oppointment under rule I of Government Notification No. 1112, dated 2nd February 1912; the proofs of age and nationality required will be the same as under the rules ap proved by the Government of India for candidates proceeding to Dugland to compete for the Indian Civil Service;

(ii) as to the University degrees or other educational distinctions gained by them;

(iii) as to their proficiency and conduct in the shape of certificates from the heads of snoh educational institutions as they may have attended, provided that a caadidate who has attended a college must produce a cortificate from the Principal of such

V .- Every selected candidate will be required to satisfy Government, after a special medical examination to be conducted by the Medical Board of the Presidency, that he is in all respects physically fitted for the performance of the daties required of an officer helding any appoint-ment in this Division of the Executive Branch of the Provincial Service

VI.—Every probationer appointed by selec-tion under rule III (a) Probationer in the Etc-tive Branch, Upper Divi-tive Branch, Upper Divi-tive Branch, Upper Divi-tive Branch, Upper Divi-Probationers in the Ess-cative Branch, Upper Divi-

equitation and obtain the certificate of proficioncy, and to pass the tests prescribed for Junior Members of the Indian Civil Service, viz., the Lower and Higher Standard Departmental Examinations, including an examination in the language of the District to which he is posted. The Collector of the District to which he is appointed will afford him every neces sary facility for acquiring a thorough insight into his duties. Except for special reasons such probationer will not receive permanent charge of a talaka nor be invested with magisterial powers until he shall have passed the Departmental Examination, Lower Standard. After the period of two years prescribed such probationer will ordinarily be appointed to the first vacancy occarring in the cades of Deputy Collectors. occarring in the cause of Deputy Collectors. His pay will he—for the first year of the proba-tionary period—Rs. 159 per mensem, then until he passes the Departmental Exemination, Higher Standard, Rs. 175 per measem, and after that

Rs. 200 per mensem, until be obtains a substantive appointment in the Provincial Service.

Able.—In any care in which the vermeenter of the district to which a probationer may be appointed in his own lunguage, he is not required to yass in that vermeenter. XVII .- Nothing in any of the foregoing rules

shall prevent His Excel-lency the Governor in Exceptional and tem-

perery appointments. Council or the Commissioner in Sind, as the case may be, from appointing in exceptional cases any person whom they consider to be specially qualified to the Executive Branch, Upper Division, or Judicial Branch of the Provincial Service, by nomination, pure and simple, nor from making such arrangements for carrying on the duties of officers temporarily absent as may be ronvenient, nor be construed as an engagement on the part of Government who reserve the right to vary the rules from time to time, with or without notice, as the public interests may require.

As an outcome of the deliberations of the . Royal Commission on Decentralization, the Government of India, in their Home Department Resolution No. 1046—1058, dated 19th August 1910, have invested Local Governments with enhanced powers in the matter of recruitments for the Provincial Civil Service. The Local Governments are now authorized to frame rules for this purpose, subject to the following general and specific provisions:—

I .- The rules must be adapted, on the one hand, to obtain thoroughly efficient candidates, and, on the other, to secure the due representation in the public service of the different classes of the community.

II .- Every candidate for appointment by recruitment must furnish satisfactory evidence-

- (a) that he is not over 25 years of age, except in the case of Barristers, Advocates or Pleaders appointed to the judicial branch; these excepted cases will be governed by Article 51 of the Civil Service Regulations;
- (b) that he has attained a prescribed preliminary standard of general edocation to be fixed by Local Governments with reference to local conditions, the object being to secure men qualified by as high a standard of general education as the conditions and requirements of the local administration permit. In particular, qualification in one or more of the vernacular languages of the province in which he is to be employed is to be insisted on. The vernacular standard should be a high one, involving a thorough knowledge of the language and ability to write and read the written character with facility;
- (c) that he is of sound health, good physique and active habits; and
- (d) that he is of good character-

III.—Every person appointed to the provincial civil service by direct recruitment shall be subject to a period of probation or training during which time his appointment will be probationary only, nuless in special cases the Local Government declares such probation or training to be unnecessary.

IV — The subjects of Native Princes in alliance with His Majesty shall be eligible for appointment, provided they are qualified in other respects.

V .- Admission to the provincial civil service should usually be confined to persons who are natives of the province or have definitely settled in it: in the case of candidates who are not natives of the province, recent residence of at least three years in the province should, as a general rule, be an essential condition of admission. No Barrister, Advocate or Pleader should be appeinted as such, unless he has been at least three years actually practising his profession in India and can speak the provincial vernacular,

VI.-Ruropeans who are not statutory natives of India shall be eligible for appointment, if qualified according to the above conditions, with the sanction of the Covernment of India.

VII.—The Local Government should reserve to itself the right to make promotion to the superior grades of the provincial civil service without regard to seniority, and seniority alone should not give a claim to appointment to the grade of Rs. 500 a month and higher grades.

VIII .- The Government of India retain power in very special cases to make direct appointments to offices in the higer grades of the provincial civil services, and whenever the Government of Iodia exercise this power in the case of judicial officers, it will be confined to Barristers, Advocates or Pleaders of the High Courts who have shown distinguished ability in the exercise of their profession for not less than ten years and have a thorough knowledge of the vernacular.

IX.—No member of the provincial civil service shall be dismissed otherwise than on the result

- of a judicial or formal departmental joquiry. 22. In their letter No. 1383, dated 18th December 1909, the Government of India authorised this Government to create for a period not exceeding six months temporary appointments of Deputy Collectors to fill vacancies among the members of the Indian Civil Service io cases in which the reserve (18) of the Indian Givil Service has been exhausted by the deputation of 15 offi-cers under the Government of India and 8 officers under this Government. For each excess appointment over this number, viz., 18, an additional appointment of a temporary Deputy Collector could be created under Article 78 (6) of the Civil Service Regulations. Under the orders issued in the Resolution of the Government of India, No. 249-E.A., dated 15th July 1912, the limit of air months has been removed and Local Governments have been empowered to sauction soch appointments for any period. The Government of India orders mentioned above also authorize this Government to create any new posts on a safary not exceeding Rs. 800 per mensem, and to expend on the reorganization of any service on accepted lines any sum not in excess
- in the aggregate of Rs. 50,000 per annum The Government of India in their Notification No. 1128, dated 26th August 1910, have also empowered this Government to make temorary appointments for a period not exceeding three months, of any native of India of proved merit and ability to any of the offices ordinarily held by Members of the Indian Civil Service whenever the exigencies of the Public Service render it necessary, the only condition being that such appointments must not involve a transfer from another district.
- 24. At the request of this Government, the Government of India moved the Secretary of State who, in his despatch No. 174-Public, dated 6th Gctober 1911, sanctioned the withdrawal of

should not draw a higher pay than Rs. 500 a

25. The principles of recruitment for selfcontained services are not applicable to the Executive Branch of the Provincial Service in the Bombay Presidency. The rate of recruitment accordingly depends upon the actual number of vacancies by retirements or deaths. The number of officers appointed year by year to the - 3 Upper Division of the Executive Branch in the Bombay Presidency under each system of recruit-

ment since the formation of the service is given in \* Fide page 483. Statement D\* attached.

26, The leave rules of the Provincial Civil Service are the same as those governing the general body of the Indian Services. They are set one in detail in Chapters XI, XII and XIV of the Civil Service Regulations. The leave rules for the statutory civil servants are those mentioned in Chapter XXVI of the Regulations. In so far as short leave is concerned, members of the Provincial Service are on the same footing as members of the Indian Civil Service but there are differences as regards long leave.

27. As regards pensions, members of the Provincial Civil Service are in the same position as the employes of Government generally entside certein small special services which have their own rules, and the Indian Civil Service which own rules, and the Indian Olvi Service which has its peculiar annuity system. The detailed orders on the subject will be found in Chapters XV and XIX of the Civil Service Regulations. Speaking generally, is may be said that under these rules a member of a Provincial Civil Service is ordinarily supersunuated at the age of 55, but may receive annual extensions of service up to the age of 60. He makes no contribution to his pension but receives on retirement, after a service of not less than ten years, a proportionate pension on the scale haid down in Article 474 of the Civil Service Regulations till he completes 25 years' service and above when he is entitled to draw pension equal to half of average emoluments, subject to a maximum of Rs. 5,000 a year or Re, 416 a month. Rules regarding the grant of pension to statutory civilians are those set out in Chapter XXVI of the Regulations. Under those rules, they are entitled to draw a pension not excooring Rs. 5,000 a year after an active year after an active service of not less than 30 years.

CHAFTER II .- (LOWER DIVISION),

# Mamlatdárz.

1. Under the Peshwa the management of districts was entrusted to officers styled 'Sar Subheddrs who during the later years of the Peshwa's Government generally remained in Poona and deputed officers styled Mambadars, Subhedars or Kamávisdárs, to act for them. In 1839 Government directed that all these officers should be designated 'Mamlatdars,'

The Maulatdars are officers of the Rerenuo Department in executive charge of the administrative areas known as tálukas into which each district in the Presidency is divided. They are in charge of the taluka treasury and exercise important magisterial powers, not infrequently those of the First Class, and on the Civil side have a wide jurisdiction in the grant of assistance to landlords in the recovery of their rents, and the decision of summary possession saits under

the restriction that the Native or Personal the Mamlatdars' Courts Act. In the Province Assistants to the Commissioners, C. D. and S. D., -of Sind the officers of corresponding status are termed Mukhtyárkárs.
3. At the time of the Public Service Com-

mission of ISS6-87 there were the following appointments of Minilatdirs :-

Diricina.	ist Grade, pav B1.:56.	Fud Grade, 1995 Dr. 238,		Ith Grade, Pay No. 150, .	
Furthern Division	7	Б	12	13	40
dentral Dirigina	10	16	20	27	09
keethern Dirbion	6	12	15	. 10	49
Total	22	24	-61	SI.	157
		<u> </u>			

Out of these 155 Mamlatdars 18 drew personal allowances (some at Rs. 45 and some at Rs. 25 per meason) for exercising First Class Magistorial powers. In May 1887 the Government of India asked the Bombay Government to consider whether these allowances might not be gradually withdrawn. The Commissioners, Northern, Central and Southern Divisions, stated that, as there was a dearth of Assistant and Deputy Collectors to exercise First Class Magisterial powers, no change should be made, but that, if a change was to be made, they would prefer that it should take the form of a unmerical reduction, coupled with a moderate increase in the allow-ance, which should be local and not personal and given to Mambatdars at outlying stations where a First Class Magistrate was a necessity. Accordingly in December 1887 it was directed that there should be 21 Mamlats ordinarily to be beld by Maulatdars qualified to exercise First Class Magisterial powers, and that to each of these Mamlats a local allowance of Rs. 40 a moath should be attached so long as the Maralatdar actually exercised powers of the First Class. In addition to the 21 permanent local allowances each of the three Divisional Commissioners was authorized to sauction the grant of un allowance of Rs. 40 per mensom to any Mamlatdar exproising First Class Magisterial powers in a district, on whom, owing to absence on leave of other First Class Magistrates or any other cause, unusually beary Magisterial work was thrown, provided that not more than one such allowance should be in existence at any time in his Division,

4. In 1891 it was brought to the notice of Government that difficulty not infrequently arose in finding, among the lower ranks, officers of sufficient experience and ability for the post of Collectors' Chitnises. It occurred to Govern-ment that a useful administrative improvement might be secared if the pay of the office of Chitries, s. s, head of the Collector's Vernacular office, was raised to Rs. 150 from Rs 100 and and its. 125 and if the appointments were assimilated with those of the lowest grade of Mainlatdars. The Commissioners, Northern, Contral and Southern Divisions, to whom the suggestion was referred for remarks, approved of it unanimously. Accordingly in December 1891 Govern. ment issued orders sanctioning the grading of Chitnises with Maulatdars and increasing the number of appointments in the Fourth Grade of Mámlatdárs by 13.

5. In November 1992 the necessity for the entertainment of three Resident Magistrates at Bandra, Hubbi-Dharwar and Borsad was brought to the notice of Government by the Commissioners, Northern and Sonthern Divisions. The number of appointments in each of the last three grades of Mamlatdars was accordingly increased by one in 1904,

6. In 1903 Gervenment considered that us improvement in the position of District Inspection of Agriculture was needed in order to secure efficiency end that it would be described to greate these orders with Memistiders so that such of them as had agential aptitude for the work might may be a supposed to the proper period in their posts than may possible mader entirity conditions. Accordingly in 1905 the District Inspectors of Agriculture, who draw par at the rakes of Rs. 190, 195 and 100 per merson, were graded with Mismistiders. These wars placed in the second grade (Rs. 200,) six in the third grade (Rs. 175) and six in the fourth grade (Rs. 175) and six in the fourth grade (Rs. 175) and six in the first grade (Rs. 175) and six in the first grade (Rs. 175) and six in the first grade (Rs. 175) and six in the first grade (Rs. 175) and six in the first grade (Rs. 175) and six in the first grade (Rs. 175) and six in the first grade (Rs. 175) and six in the first grade (Rs. 175) and six in the first grade (Rs. 175) and six in the first grade (Rs. 175) and six in the first grade (Rs. 175) and six in the first grade (Rs. 175) and six in the first grade (Rs. 175) and six in the first grade (Rs. 175) and six in the first grade (Rs. 175).

nine in the fourth grade (Rs. 150).
7. In the year 1906, owing to the division of Khéndesh into two districts, two posts of Mámbatádes were added to the fourth grade and, in 1907, an addition of one post to the same grade was made eving to the outereain of the Hakeri Hahall in the Belgaum District into a Tálaka.

- 8. In the year 1906 petitions were received from the Manlatdars in the three Divisions proving for improvement of their prospects and status. Government had also at that time under consideration the question of abolishing the allowance of Rs. 40 per menseum drawn by Mam-latdars invested with First Class Magisterial powers, and of compensating them for the loss of this allowance. The latter proposal was con-sidered along with the Mamlatdars' petitions and a recommendation was made to the Government of India for the abclition of the Magisterial allowance, for the oreation of two new grades on Rs. 275 and Rs. 225 por mersem, and for the distribution of the existing number of appoint-ments in eix grades. The Government of India approved of the abolition of the Magisterial allowance, but they declined, in the interest of uniformity with other Provinces, to sanction the proposed highest grade on Rs. 275 per mensem project angless and the last of per measure and suggested the distribution of appointments in fire grades on Rs. 250, Rs. 226, Rs. 200, Rs. 175 and Rs. 150 per measure. A represen-tation was mede by this Government to the Government of India asking for a reconsideration of these orders and the Government of India asked for certain information in connection with the grievances and recruitment of Mamhadars, This information was furnished in the letter from this Government No. 12468, dated 28th Decemher 1909. In this letter Government did not press for the creation of a higher grade on Rs. 275 per mensem but proposed a redistribu-tion of the number of appointments in five grades on Rs. 250, Rs. 225, Rs. 200, Rs. 175 and Rs. 150 per mensem at an extra cost exceeding by Rs. 1,750 per mensem that proposed by the Government of India. These proposals were suc-tioned by the Government of India in their letter No. 234-110-2, dated 28th February 1910, and came into force from 1st April 1910.
- In addision to pay all Mamlatdars draw a permanent travelling allowance of Rs. 25 per mensom each.
- The present strength of Mámlatdárs is as shown below:—

Dickim.	Ist Grade, pay, Rs. 150	Sed Grade, Pay De 125	3rd Grade, pay Na. 302.	4(h Grade, 1947 Es. 195,	ge. 100 lox. erade, sip	Yoku
Northern Division	8		26	12	13	83
Central Division	12	31	76	18	21	81
Southern Dirisons		Ti.	13	15	10	- 64
Tola	23	31	39	45	28	197
				<u> </u>	-	

11. As regards leave and pension rules a reference is invited to Page 477 ast. paragraphs 26 and 574 of the Memorandum regarding the Provincial Service (Upper Division).

Recruitment, Training, etc.

 Mémistdérs are recruited from the Sub-ordinate Revenue Service. The first edition of the Bules regulating the recruitment of the Subordinate Service of the Revenue Department was promulgated in 1878 and introduced a radical change in the condition of the Revenue Service. Before that year the appointments of Mimbatdars were filled almost exclusively by promotion from the lower ranks. The lower officials had merely to pass the educational test prescribed by Government before admission to the service, and the Sub-service Departmental Examination after entering the service, and until they had passed this their appointments were probationary. There was thus nothing to prevent the humblest Taláti or Kárkun from working his way up by merit to a Mamletdarship. Under the rules of 1878 the appointments of Mamlatdars were to be filled exclusively by graduates after a brief probetion, thus materially injuring the prospects of the lower gredes. Not only was a preferential claim to first uppointment granted to graduates, but the door to promotion from the lower appointments to the higher post of Mamlatdar was practically closed to all who had not taken a degree, while for those who had, the way to a Mamlet wee made so easy that the lower appointments became mere stepping stones to be passed over as quickly as possible. The result to the service was found to be disadvantageoue and the rules had to be modified in 1885. The rules prescribed by Government Resolution No. 7105, dated 2nd September 1885, were in force at the time of the Public Service Commission of 1896-87. These rules prescribed that preference should be given to the claims of candidates for admission to the Revonue Department in the following order :-

(a) Graduates;

(a) Craditates who had passed the First Examination for the Degree of B.A. or B.So., or in Civil Engineering, or the Final Examination of the Agricultural Class in the College of Science.

of Science.
(c) Candidates who had passed the Previous

Examination in Arts;

(d) Candidates who had matriculated or who held the 2nd year certificate of the Agricultural Class in a High School; and

(c) Candidates who held a cartificate of admission under the dendational test.
Although the intention and effect of these rakes were appeally to facilitate the promotion of graduates to the rank of Manhaldir, non-graduates were not excluded. Tra-childred of the appointments went to graduates and one-third to non-graduates, while promotion to a Monlat was regulated by priority in passing the Higher Standard Departmental Examination. Revised rules were associated in Germannet Resolution No. 4517, dated 14th June 1995, for reasons which were mentional in the prenable of that Resolution. The principle on which they were based was to second for the Revenus Service the best men possible, whether graduates or non-graduates, while at the same time securing to graduates the full proportion of appointments in the Revenue Department to which their praints.

and abilities entitled them. The rules of 1904 provided that in making first appointments the service the primary consideration should be superior education. A candidate for admission to the service under those rules must ordinarily have passed one of the following educational tests:

The Degree of M.A., B.A., B.Sc., L.Ag. or L.C.E.

(2) The School Final Examination, or

(a) the full Senior Commercial Examination of the Loudon Chamber of Commerce, or

(5) the second grade Public Service Certificate Examination under the old rules, or

(c) the examination for the Public Service Cartificate in Vernacular.

13. In 1908 positions were received from Recreams Subcritinates in the three Divisions, in which they prayed for increase in pay owing to the rise in prices and the increasing burden of office work. In passing orders on these positions, Government in their Resolution No. 2001, dated bit August 1903, appointed a Commistee of the Commissioners of Divisions and the Saldouser Commissioners and Director of Law Commissioners and procedure of Law Person of the following points.

(1) The desirability or otherwise of modifying the rules for the admission to, and promotion in, the Subordinate Revenue Service prescribed in 1904.

(2) The necessity or etherwise of raising the pay of the lowest grade of Kárkuns.

The joint report of the Commissioners of Divisions on (1) is contained in their letter No. A. 958, dated 7th May 1909, which is printed as an accompaniment to Government Resolution No. 1107, dated 7th February 1910. In this report the Commissioners have reviewed in detail the previous rules for admission to the Sabordinate Revenue Service and the results produced by them. They stated that the rules of 1904 had, in most districts, resulted in a falling off, either in quality or in quantity, of candidates, or either in quantity of in quantity, we contained a in both, and that the fact of promotion depending almost eatirely on departmental examinations had disorganized the whole of the staff, as every Karkun who thought that he could pass the examinations left no stone unturned to get leave to study for them. The Commissioners stated that, according to the rules prescribed from time that, according to the trues presented arounding to the for admission to, and promotion in, the Salordinate Revenue Service, selection for important executive posts depended on priority in passing the departmental examinations and that the executive officers had been taken from the ranks. The Commissioners expressed the opinion that the departmental examination should be merely a qualifying test and that it should not determine the candidates' whole future career. They also observed that recruitment from the ranks resulted in a positive disadvantage to a man who was to be called upon afterwards to exercise responsible functions. They accordingly proposed new rules which were sauctioned in Government Resolution No. 6970, dated 4th August 1910. The principle underlying these rules is the division of the service into two entirely separate branches, called the Upper Branch and the Lower Branch, the former comprising all appointments, the pay of which is not less than Rs. 50 per measure, and the latter comprising all appointments on pay less than

Rs. 50 per mensem. The rules provide for promotion from the Lower to the Upper Branch of men who possess special qualifications for the latter Branch. The selection of candidates for the Upper Branch is made by the Collector of each district from among persons—

(a) who have taken the degree of M.A., B.A., LL.R., B.Sc., L.Ag., L.C.E., or the diploma for the higher course granted by the Chiefs' Colleges; and

(b) who, though not graduates, appear to possess special qualifications for the Branch.

The selected candidate is kept on probation for 18 mouths and during that period draws a salary of Rs. 30 per meases. At the end of the period of probation he has to appear for a qualifying examination, after passing which he is confirmed. He has then to serve as Circle Imagenetic for two years. Promotions after first appointment to all posts below that of Maniatoth and the probation of probation of probation of proved merit and capacity than of conierly.

14. In paragraph 82 of their raport the Public Service Commission of 185.67 expressed the opinion that in view of the probability of the premotion of officers in the Subscients (daroung Service to the lowest grade of the Province) Service to the lowest grade of the Province) Tales for the recentingent of the Subscriber Service in each Province should be carefully revised. It is expected that the most selected under the heart state of 2110 will be of a higher cultive than the candidates whe have higher thought it worth their while to cate the Department, and that the quality of the must selected will approximate to that of most selected for direct appealmental Service.

15. In the Northern and Southern Divisions there are two vernacular languages, and it is considered essential that a Manalattiar serving in either of these Divisions should be acquainted with both in order to make his services available in any district to which it may be expedient to post him. A Veraacolar test was first introduced in 1886 in the Southern Division. It was provided that, in making appointments of Manlat-dárs, preference should be given to men knowing hoth languages (Maráthi and Kibarese), and that failure to pass the prescribed test within a year of the first substantive appointment, or two years in the case of men already appointed, would entail loss of appointment and of promotion respectively. It was found that there rules could not be enforced in all cases. Government accordingly directed in 1892 that punishment for failure to pass within the prescribed period should take the form of stoppage of promotion and a deduction of 19 per cent, from the pay of defaulters. The orders were also extended to the Northern and Central Divisions, the Mamlatdars in the former Division being required to have a knowledge of Gujaráti and Maráthi and

in the latter a knowledge of Martini and Kanarese. The experience gained intent the order of 1862 were passed; showed that there was no necessity for requiring Manhaldten at the Castell Division to pass in Kanarese. It was therefore directed in 1804 that a knowlege of Kanarese need no longer the required from officers serving in she Central Division, but that candidates for Malathi that Division whose moders tongue was not Martini should be required to pass in that language.

The Commissioners of Divisious have power to great exemption from passing the vermonlar examination to Mémistdérs of not less than 45 years of age, and also, in exceptional cases, to allow the prescribed period for passing the examination to be extended for not more than one year.

# Statue. 16. The Mamlatdars were until recently

included in the Subordinate Revenue Service. The question of including them in the Provincial Service was considered in connection with the recommendation made by the Public Service Commission of 1886-87 that the line of demarcation between the Provincial and Subordinate Civil Services should be drawn between the appointments of Deputy Collectors and of Mamiatdars, The Government of Bombay in the year 1890 recommended to the Government of India that Mamlatdars should be included in the Provincial Service. The Government of India, however, did not accept this recommendation on the ground that officers of similar rank in other Provinces were not included in the Provincial Service. The question was again referred to the Government of India in 1894, but that Government stated that they were numble to accord to the Bombay Presidency any more favourable measure of treatment than was elsewhere approved, The question was again considered in connection with the petitions received from Mamlatdars in the year 1908 for improvement of their pay and status. A recommendation on the subject was submitted by this Government to the Government of India along with the recommendation for improvement in Mamlatdars' pay. The Government of India in their letter No. 1212, dated 2nd September 1910, senctioned the inclusion of Mandatdars in the Provincial Service. They laid down, however, that the admission of Mamlatdars to the Provincial Service should not per se give them any claim for premotion to the rank of Deputy Collectors, that the rules for the appointment of Deputy Collectors should remain unaffected, and that the grading of Deputy Collectors and Mamlatdars should continue to be separate and distinct. The Executive Branch of the Provincial Service is accordingly divided into two Divisions, the Upper Division comprising the Deputy Collectors, and the Lower Division comprising the Mamlatdare. Although Mamlatdars are thus included in the Provincial Service the power of appointing them continues, with the sanction of the Government of India, to lie with the Commissioners of Divisions. distinction introduced is thus entirely one of name and prestige. It has not yet been applied to the officers of corresponding status in the Province of Sind, who are known as Mukbtyárkars. The Bombay Government has, however approved of the Commissioner in Sind's proposal to include Mukhtyárkárs in the Provincial

Service. The necessary application will be made to the Government of India if, and when, the provision in next year's budget on account of the revision of the grading of Mukhtyarkars is finally, allowed.

17. The following statement shows the number of appointments of Mamlatdars held by the members of the several communities on 1st April 1812 and 1st April 1812.

pril 1887 a	nd 1st A	pril 19	12;	1.19
Comm	muity.		let April 1857.	1st April 1912.
			Number.	Number,
Indus		. :-	146	160
ให้เลยเปลายา			1	. 4
anis	***		7	: 6
Inticlians.	****	٠	. 1	; ', 1 '
	To	al	155	. •iņi
Comm	ramety		Porcentage in 1867.	Percentage in 1922
linhs	***	. ,	94-19	- 94:24
Lahomedans	***	***	95	2 10
beis		٠.	451	8:16
Inistians	•	. "	*65	62
			193	100

<sup>\*</sup> This is exclusive of 4 appointments in the Central Division and 2 in the Southern Division which have been shown as racast in the Quarterly Civil Lief for 1st April 1912.

 The following statements show the grades of Manlatdars on 1st April 1887 and 1st April 1912, and the number of appointments in each grade:—

On 1st April 1887.

	Pay of each G	må	ž,		Numbe	r in each	grade
lat G	mie, pry Rs. 250					23	
2ml G	rade, pay Rs. 200			***		34	
Srd G	rade, pay Rs. 175	,344			٠.	47	
4th G	gade, pay Rs. 150			•••		51	
			Total			155	×

# On 1st April 1912.

Pay of each Grade.	Ŧ.	Numbe	r in escl	gra	de.
1st Grade, pay Re, 259 2nd Grade, pay Re, 225 2nd Grade, pay Re, 200 4th Grade, pay Re, 175, 5to Grade, pay Re, 180		,	29 34 39 45 45		
	Istal		. 197	,	-

#### APPENDICES.

### STATEMENT A.

Comparative statement showing the constitution of the grades of Deputy Collectors in the Presidency proper and in Sind as they stood on 1st April 1887 and on the same date in 1912.

		First	Grade,	Record	Juade.	Third	Grado.	Feeth	Grade.	Pith	Brids.	Birth	Total	
	Year.	Number of appoint- ments,	Morthly	Humber of appoint- ments,	Manth.	Rumber uf nppeint- menty.	Menth-	Humber of appoint- ments.	Month-	Number of appoint- ments	Mardh.	Number of appoint- ments		number of appoint- ments.
7	{Frendencyproper	I -	Re. \$10	3	785 785	3	Es. 000 600	n	Es. 600 570	B 4	Eg. 600 600	15	Rs, 300 200	45 14
	Total	1	-	3		4		35		į,		10		60
3	Protidency Proper and Sind	2	100	2	700	7	633	23	500	231	450	131	300	81

<sup>\*</sup> Inclusive of one appeintment added on the retirement of Mr. M. B. Divatia. † Exclusive of one appointment to be filled up on the formation of the Newsbolch District.

#### STATEMENT B.

itatement showing the proportion of members of the various nationalities and earlies holding appointments in the Provincial Civil Service, Executive Branch (Upper Division), on 1st April 1912 in the Presidency proper and in Sind.

70	Hielas,												Prola- Monary Layery Coline-																
Collectors.	ļ		Benbrooms, Other desiet,								_		Colino- tors,																
Number of Depoty C	Chrystian.	Indo-Portuguese.	Бегазия.	Ango-Indhu.	Estt-Indian,	Moleonemedane.	Parties.	Kokasatta or Chit.	Dethastha.	Gand-Saramat.	Karadha.	Nagar	Other Gujarfti.	Pathare Prabbad.	Reyn the Prateou-	Lings off-	Loft Vanim.	Nokhika	Amil.	Lohana.	Dadnot.	Rehardya-	Khatri-	Barta-	Marstha.	Bhafts.	Total.	Methammedans.	Bemarks,
<b>81</b>	1	1	ő	1	ı	0	a	11	6	8	3	3	3	3	3	13	<u>.</u>	1	0	1	1	1	ı	1	1	2	*50	12	* One appoint- inect was seem! † Two appoint- ments mere va- cagl.

### Total for Hinles

- Ø's per cent. Parsh 1125 , Mabas
- 11:23 ...

#### STATEMENT C.

Statement showing the nationalities of officers helding appointments in the Provincial Civil Service. Executive Branch (Upper Division), on 1st April 1887 in the Presidency proper and in Sind,

mber of		Preside	ucy prope	n.		Number of		Stad,								
dains	Mubamme- dau,	Christians Parsir.		Hindus, Total,		appoint- ments.	Christians.	Muhutume- dans,	Hindus.	Total.	Remerks.					
45	1	7	9	28	45	14	2	3	s	11						

Trial for Presidency proper and Sind

Hindas 26 i.e. 61:02 per cent, Pareir 9 15/95

Christians 10 16:95 Mohammedans ... 4 678

> Total ... 166

887

613

# STATEMENT D.

Statement showing the number of appointments filled, since the promulgation of the Provincial Civil Service Rules in 1895, under each method of recruitment.

			- 1			{
	Year.		Direct competition.	Number of appointments filled by select on after coordination (up to 1909) or after inviting applications.	Promotion of Submidinate Officers.	. Normatión,
16	395		No appointments of the year.	were made under the rules which	came into	force in November
18	396		*****	34994	8	
18	197	***	2 (on probation— one confirmed in 1899 and the other in 1960).		6	1 (already in Government Service : held appointment in another department; ap- pointed as proba- tioner and con-
18	398		,,,,,,	*****	. 7	firmed in 1900).
18	399		200 400	1	7	
_	900 '	,	1 (on probation,	11199	3	
10	901	U	1902).		. 2	
			******		:	,
18	902	***	confirmed in 1904),	1 (on probation, confirmed in 1964).	7.	. ;
18	903	.,		1 (on probation, confirmed in 1905).	8	
1	904				9	1 (on probation, resigned in 1906).
19	905	-	1673+3	1 (on probation, confirmed in 1907).	4 :	
.1	906		*** 100	1 (on probation, confirmed in 1909).	9 .	
1	907			2 (on probation—one con- firmed in 1909 and the other in 1910).	9	
1	908		******	1 (on probation, confirmed in 1910).	7	,
1	909			2 (on probation—one resigned in 1910 and the other con- firmed in 1912).	6	
1	910			2 (on probation—one confirmed in 1912).	. 0	
1	911			1 (on probation, confirmed in 1912).	13	******
1	912			2 (on probation)	17	,

### . PAPERS REFERRED TO IN CHAPTER I.

No. 301.

Prox

A. P. MACDONNELL, Esq., C.S.I., Secretary to the Government of India;

THE SECRETARY TO THE GOVERNMENT OF BOMBAY.

Home Department

Calcutta, the 14th February 1890.

In continuation of correspondence ending with Mr. Lee Warner's letter No. 2996, dated 7th June 1888, regarding the final report of the Public Service Commission, I am now directed to forward, for the information of His Excellency to reverse, for the intermedies of his execution; the Governor in Connell, copies of the Governor in Connell, copies of the Governor 1868, and of the Secretary of State? erply No. 198, dated 12th September 1889. I am also to communicate the following remarks: and suggestions on the proposals of the Commission so far as they relate to the Judicial and Executive Branches of the Administration, and to request that the Governor in Council will take them into his consideration and favour the Governor General in Council with his views on the several points dealt with.

2. The Governor in Council will observe that, while approving of the proposal to create a Provincial\* Ser-

<sup>3</sup> The term Provisoid Service is throughout this letter provisionally used in the sense attached to it by Chapter VII of the Public Service Commission's Report, and it is requested that if may be also se-teed in the reply of the Bombay Government. vice, the Secretary of State has decided that legislation shall not be undertaken with the object of amending section 6 of 33 Vict.

Cap. 3, and that a proportion of the appointmonts now ordinarily held by members of the Civil Service recruited in England shall not be definitely transferred to the Provincial Service. His Lordship considers that the object contem-plated by the Commission will be practically attained by requiring each Provincial Govern-ment to place, on a classified list, certain offices in the different grades and departments, and by publicly declaring these to be offices to which members of the Provincial Service may (subject to the conditions laid down in the Despatch from the Government of India, dated 9th October 1888) properly be appointed. These lists will be arranged to suit the preponderant administrative needs, circumstances, and aptitudes of each province and its people, and the proportion of appointments in the different branches will be from time to time determined and varied accordingly.

3. The Governor General in Council desires that the question of how this decision can be best carried into practice may now receive the careful consideration of the Bombay Government, and with a view of aiding its deliberations the following suggestions are thrown out. The conditions, subject to which it will be possible to appoint a member of the Provincial Service to an office entered in the classified list, are (I) that the maximum extent to which room in the higher offices will gradually become available for competent members of the Provincial Service is  $\frac{1}{6}$  of the appointments now held by the Indian Civil Service; (2) that the time and extent of the admission of members of the Provincial

Service to scheduled appointments must, however, be determined by the preponderant adminis-trative needs and apartedes of the province and its people, and by the necessity for according to Indian civil servants and officers in a non-regulation Commission who entered the service before the reduction of recruitment in 1880, the preferential right, save in the exceptional circumstances contemplated in paragraph 21 of the Secretary of State's Despatch of 12th September, of appointment to offices entered in the schedule to 24 and 25 Viet., Cap. 54, and other offices to fill which the different Commissions have hitherto been recruited; and (3) that if no member of the Provincial Service who is fully fit and competent be available for any such office which may become vacant, a member of the Indian Civil Service shall be appointed.

4. The first point to be considered then is what appointments in Bombay may be declared to be appointments to which, subject to the foregoing conditions, members of the Provincial Service shall be eligible. In determining this question it will be necessary to pay attention to the achedule attached to the Government of India Despatch of 9th October 1888, to the cadro requirements of the Presidency of Bombay (including Sind) so far as appointments scheduled under 24 and 25 Vict., Cap. 54, or to which the principle of the schedule applies under the Secretary of State's · Sceretories

orders, are con-Under Secretaries ... ... Commissioners of Divisions . Commissioner of Cantons, to iba cially Salt, Opines and Abiari . Heads of Districts ı preponderant ... 25 ministrative needs Assistant Megistrates District Judges ... Aufetsnt Judges ... 42 ministrative needs the province and Assistant Commissioner in its people at the Sind 1 \*\*\* \*\*\* time present time. Having regard to ... 100 Tolol. these considera-

tions the following suggests itself to the Gover-nor General in Council, as at present advised and subject to any representations which the Governor in Council may see fit to make, as being a suitable list in the existing circumstances

of time and place :-District Judges and Assistant Judges ... Assistant Magistrates and Collectors ...

giving a total of 14 appointments for the province or about one-seventh of the total number of scheduled posts.

Besides the 100 "Scheduled" appointments enumerated in the margin above, the cadre of the service in Bombay contains 20 local appoint-ments which, though not reserved, are ordinarily filled by members of the Indian Civil Service. These 20 appointments include the two Memberships of Council, the Commissionership in Sind, three High Count Judgeships, the Judicial Commissionership in Sind, and the 18 general

appointments noted Survey and Schillement Commie- in tioner. Manieipal Commissioner. Bombsy. Inspector General of Prisons. Registration and Stamps. Begistrar, High Court. Remembrancer of Legal Affiles, Private Secretary to His Excel-

acy the Governor.

Chief Presidency Magistrate.

Inspector General of Police. Four Miscellaneous and Political

the margin. The Governor in Council may desire to increase tho number of 14 appointments specified above by declaring some of these 13 marginally noted appointments

to be open to mem-

bers of the Provin-

cial Service; it so, the additional peaks abound be of the shown separately in the way inducated in paragraph 8 below, care being above that the maximum limit of \(\frac{1}{2}\) is not exceeded. The pay reproposed for my posts which the Governor in Conneil may desire to said to the let should be stated in the reply to this commentation.

- The schedule attached to the Despatch of 9th October 1888 provided for the admission of eligible Provincial officers to three moro District Judges and Assistant Judgeships than have been included in the list above suggested and to one Under Secretaryship. But that schedule was meant to be a final settlement of the claims of the Provincial Service to scheduled posts, to be gradually worked up to within "a generation of official life." It is certain that peither the administrative needs of the Bombay Presidency and Sind, nor the aptitudes of their people, nor the claims of civilians recruited before 1880. permit at present, or will permit for many years to come, of the appointment of so many as 8 Provincial officers to be District Judges and Assistant Judges, and the Bombay Covernment entertains objections to the appointment of a Provincial officer to an Under Secretaryship. The list should be framed with reference to approximate reasonable requirements. It can be altered when such requirements change. But if the Governor in Connoil generally conears in the schedule attached to the Government of India's Despatch of 9th October 1888, to the Secretary of State, the necessity of holding these four appointments in reserve must not be lost sight of their addition to the 14 posts mentioned in paragraph 4 will give a total of 18, or only 2 below the h of the full cadre of 120 for local
- 6. When the number and description of the posts to be placed upon the lists howe been determined, the following points will arise for consideration, etc., (1) the pry to be attached to three poots when held by members of the Provical Service, (2) the method of exhibiting the pasts in the list of Provincial appointments, and (3) the rules regarding leave and pension to be applicable to the Provincial Service. On the first point, having regard to the results emerging from a strict explication of the two thirds rule, to the character of the duties to be performed, and to the conditions of native seeiely, the Government of India is dispused to think that the following rules of pay will be found satisfable for the higher appointments when held by natives of India:

Ra.

Ist grade Magistrate-Collector

Ist , Civil and Sessions Judge... 1,500 cach.

2nd , Magistrate Collector 1,200 , 2nd , 1,200 , 2nd , 1,200 , 2nd

7. When scheduled appointments below the grade of District Magnitute and Collector are now held by Intuitory Civilinas the operation of the tree-thirds rule gives to the unpassed Assistant Ba, 250 a month, to the 37d, 2nd, and 1st Assistant Magnitutes Ba, 250, Ba, 448, and Ba, 576 respectively. If such offices were to be kept separate it would probably be sufficient to allot pay at the rate of 18, 250, 300, 450 and 500 to listed posts corresponding to unpassed and only the sufficient and the sufficient and the sufficient probably the sufficient posts corresponding to unpassed and 500, 2nd and 1st Assistant Magnitudes respectively, and this scale, withese for arbitaining the two-thirds rule would emilie the Gyvernment to incorporate the listed appointment in the grades.

- cial Service; if so, the additional posts should be of the Provincial Executive and Judicial Ser-
  - 8. There is however no substantial distinction hetween the work of an Assistant Magistrate-Collector and that of a Deputy Magistrate-Collector. All alike are Sub-Divisional Officers, ond even now it often happens that a Deputy Collector and Magistrate is placed in charge of an Assistant Magistrate's charge, There is therefore nothing to be gained by retaining the title of Assistant Magistrate when the post is filled or the sub-division administered by an officer of the Provincial Service who would really be neither more nor less than a Deputy Magis-trate. The Governor General in Council therefore soggests that the seven additional appointments of the Sub-Divisional Officer class which it is proposed to open to Provincial officers should he distributed among the various grades of the Deputy Magistrates and Collectors in such manner as may appear equitable, a note being added that these appointments are subject to the conditions noted in paragraph 8 supra, and that when held by members of the Civil Service their designation will be that of Assistant Magistrate. There would thus be a fulfilment of the Secretary of State's instructions to exhibit these appointments on the Provincial Service list, so that the result may be "a connected and graduoted series of offices rising from the anbordinate classes of administrative business to a very high level of superior and responsible duties, judicial and executive, which will throw open a sure and honourable prospect of employment to parsons appointed in India, and of continuous promotion to officers of tried morit and ability."
  - to officers of tried morit and ability."

    2. Subject to the conditions referred to in
    the preceding prangraph the Local Government
    would be competent to appoint nembers of the
    Provincial Service to the Assistant MagietrateCollectors' charges for which Provincial Officers
    are eligible, without reference either to the
    Government of India or to Statutory Rules, and
    promotion up to the grade of first class Deputy
    Magietrate-Collector or first class Subordinate
    Judge would run in the ordinary vay. Wheelper
    it is desirable that the Local Government should,
    mades Statutory Rules to be now framed, be
    competent to appoint to the higher offices, or
    whether such higher appointments, or any of
    them, should be unade or sanctioned by the
    Government of India is a point topo which I am
    to request an expression of the opinion of the
    Government Council.
  - 10. The list of Provincial Executive and Judicial officers in Bombay would then run as follows:—

APPOINTMENTS HADE OF THE GOVERNMENT OF INDIA UNDER RULES FRAMED UNDER 38 VICT., CAP. 3, SECTION 6.

A = Knowlete, B = Judicial,

z = Kumber of appointments,

Pay,

Rh.

1. 1. 1.600

A—Magistratz-Collectors (x) ... ... 1,20
B—Giril and Semions Judges (x) ... ... 1.20

B—Civil and Sessions Judges (2)

Officers holding angroded appointments. Executive,

Names.	Appointments.	Pay.
	••••	
	]	-1114
*****		
	Judicial.	
Names,	Appointments.	Pay.
*****		
*****	*****	

Appointments made by the Local Government for under 33 Vict., Cap. 3.

First.—Of the above (x) appointments in grade IV, (x) in grade IV, (x) in grade IVI are religion to the chains of grade IV, (x) in grade IVI are religion to the chains of if no fit and compared measure of the Provincial Service in validate, or if the proportional administrative needs or the province require it, as incline IVI are now up to appoint to any of (x) appointments of Deputy Magistrates and Prayer Others in grade IVIII.

Officers holding augraded appointments. Exporting.

Names.	Appointments	Pay.	
		a44*** \$	
*****		*****	
	*****	*** **	
	JUDICIATA.		
Names.	Appointments.	Pay.	

Such a scale as the preceding will conship the Local Government to give promotion from one grade to the cotter, while it the Assistant Magistrates' charges, when held by Provincial officers, were shown separately, promotion would become mere difficult. For example, it would seem that a first Assistant Magistrate on 14 595—192.

Rs. 600 could get no promotion to the Rs. 700 or Rs. 500 grade of Deputy Magistartes otherwise than by acetain his appointment of Assistan Magestrate, and extering the class of Deputies. It is difficult to see how the retention of the designation Assistant Magistrate for a Provincial officer would secure any procied advantage, while it would certainly lead to inconvenience.

11. With reference to the orders contained in paragraph 22 of the Despatch of 12th September last, I am to request that each statutory civilian appointed in Bombay before the close of 1889 may now be called upon to choose whether he will remain in his present position, or be transferred to the Provincial Service with an acknowledgment of his preferential claims to promotion to scheduled appointments before other mounters of the Provincial Service, In this connexion it may be well to state that the claims to promotion of a statutory civilian who elects to retain his present position and who has shown the merit and ability nocessary to justify his advancement, will only be considered after the claims of civilians whose covenants bear dates previous to that of his confirmation have been satisfied. The admission of the prior claims of civilians recruited before 1880, and after them of preferential claims of fit and competent statutory officers recruited since that year, must be satisfied before any member of the Provincial Service can be appointed to listed posts ander the rules now to be framed. Tho Governor-General in Council will now be glad to learn how the choice has been exercised in each case. It must not be forgotten that the number of

as mass not ne torgotices that the number of appointments reteired to in panagraph & of this letter as to be opened from time to then the provincial Services must for the time to reduced to the extent to which shuttery civilians decline to join the Formiental Service and in the grade in which such statutory civilians hold offices. But once the oldman of existing estatutory offices are satisfied, all officers of the Provincial Service would be placed on the sause footing as regards promotion to all grades. In other words, their promotion would be governed by the same rule, namely, somiority qualified by fitness.

12. With regard to the question of the Lexus

12. "With regard to the question of the Leave and Pension Rules to be applicable to officers bolding the appointment under notice, I sm to say that the Governon-General in Consull seas no reason why the present Uncoronanced Service Leave and Rention Rules, or in other words the provisions of the LLII, Cap. XIV, Crill Service Begulatests, regarding leave, and of Fart IV, Caps. XV-XLV, regarding pendions, should not apply. Exhibit status of the provision of the control of the Consultation of the Consult

13. The next step will be to prepare rules to regrelate (1) admission to the Provincial Service, and (2) appointment from the Provincial Service to the efficies of District Officer or District Dudge, and the ungraded appointments to be made ander the Statuta. These rules should be prepared by the Government of Bouslay and submitted for the previous stanction of the Government of Bouslay and submitted for the previous stanction of the Government of Bouslay and submitted for the previous stanction of the Government of State, make due provision (so far as this has not already been secured) for indispensable educational statisments), and must be adapted on the one hand to obtain through! efficient

candidates, and on the other to scene the due representation in the public service of the different classes of the community.

14. The Governor in Concell will abserve that the Secretary of State has declined to senation the entire cancellation of the orders of April 1879, which in Bombay probibilit the appointment of any one hat a native of Irefa. Secretary of State 18, therefore, the Bombay probibilit the appointment of any one hat a native of Irefa. Secretary of State 18, therefore, the Government of Bombay desires to appoint to such as affice a person who is not a statistory native of Irefa. it will etil be necessary for it to obtain the previous searched on the Secretary of State. Sech appointments will after in the opinion and the thorefore thinks that in the opinion and he therefore thinks that in the opinion and he therefore thinks that in the Online 1879, though they restrict, do not prohibit the appointment of European. It is to be recentled in Section 5, 38 Vict., Cap. 3, is eligible on appointment to any of the rebeduled offices opened to the Provincial Service, except in storyham of the presented by 24 and 25 Vict, Cap. 5, is eligible opened to the Provincial Service, except in storyham with the procedure preserved by 24 and 25 Vict, Cap. 5, is

The rules regarding the appointment of members of the Provincial Service to scheduled offices under the provisions of the Statute 33 Vict., Cap. 3, must, as directed by the Sccretary of State, be drawn in accordance with the Act. They must, therefore, be prescribed by the Governor General in Council and sanctioned by the Secretary of State in Council. With reference to paragraphs 7 and 8 aspra, the Provincial officers appointed in the place of Assistant Magistrates will be styled Deputy Magistrates hagistrates will be sylled Lepaty Augistrates and Collectors and appointed by the Local Government. Whather appointments to higher posts should also be made by the Local Government under rules to be framed ander the Statute or by the Government of Lodis on nomination by the Local Government is a questionable of the control of the Government of Lodis on nomination by the Local Government is a question. tion on which, as already stated, the opinion of the Governor in Council is requested. And I am now to sak that rules may be drafted under 33 Vict., Cap. 3, section 6, in accordance with the views of the Governor in Council, and submitted for the consideration of the Governme-General in Council. As it will be unnecessary to maintain for the Provincial Service, which is already a very large one, a reserve for men on leave and in training, such as is maintained for the strictly limited Civil Service and mixed Commissions, provision must be made in the rules for the making of temporary appointments from the l'rovincial Service to scheduled offices in place of men deputed to other duty or absent on leave. It should also be considered whether officers of the Provincial Service exercising only civil judicial functions should not undergo some period of probation in criminal business hefore they are appointed to a District and Sessions Judgeship.

16. In paragraph 18 of Mr. Les-Warner's letter referred to above, the view of the Sunhay Government is stated that the line between the Provincial and Subordinate Services might be nade so as to include the offices genetically of Government in the former and those not so gracuted in the latter. As the Bouchay Government is aware, the question of laying down.

elemins rules as to what officers shall be gausted is under the consideration of the Governant India, but the practice in different parts of India varies very much, and until it is made under over India, the rule that gausted officers should belong be the Provincial and hongarsted officers to the Shoutdinate Service would operate very unqually. The Governor-General in Council is not certain that it will be found possible to prescribe a uniform rule regulating the gausting of officers; and he would therefore be disposed to prefer a rule fixing the lines of demarcants between the Provincial and Subordinate Services according to pay, and that all afficers drawing pay proper of less than Rs. 200 should be included in the Subordinate Service. I am to sak that if the Governor in Council has no objection this line of division may be adopted.

17. With reference to paragraph 25 of the Despatic of the Government of India, dated 9th October 1888, I am directed to engine what proposeds the Oovernor in Concoll would now make for establishing a Board of Examiners to test the educational gradifications of candidates for the Provincial Service. It will also be for His Excellency in Council to consider whether any and, if en, what change is required in the existing raises for respitations of the Schordinster.

Service,

18. Lastly, I am to invite attention to para-graph 23 of the Government of India's Despatch of the 9th October 1888; and to eay that the principle of special selection must be rigidly enforced, on all occasions of appointments made from the Provincial Service to the posts of District Officer, Sessions Judge and the ungraded appointments made under the Statute. I am also to take this opportunity generally to easy that the Governor-General in Council fully accepts the 40th recommendation of the Public Service Commission that, inasmuch as the administrative charge of a district involves very responsible duties, the principle of selection should be more completely adopted even when a member of the completely amongs of the month of the ladian Civil Sarvice is to be promoted to euch affice. His Excellency in Council has had occasion, in connection with memorials in which officers have complained of their supersession oneers have companied of visional Commis-by judiors in the post of Divisional Commis-sumer, to express his adhesion to she principle that selection and unt seniority chould govern such high appointments. The priceiple of selecting must be more absolute in respect of such appointment as that of Commissioner than it is in respect of the appointment of District Judge or Magistrate and Collector, but it should be distinctly recognized that mere length of service gives no claim to promotion in the Indian Civil Service above the rank of first Assistant Magistrate, and that no officer should be appointed to the charge of a district, or to be a District and Sessions Judge who has not in the course of his previous service given distinct evidence that he is fit for such office. I have the honour to be,

Sir,
Your most obedient servant,
A. P. MacDONNELL,
Secretary to the Government of India.

# . REVENUE DEPARTMENT.

Bostbey Cartle, 23rd August 1892.
No. 6763.—With the previous sauction of the Governor General in Council, the Governor in Council is pleased to notify that the following

appointments in the Bombay Presidency, to fill which members of the Civil Service of India have hitherto been recruited, shall be appointments to which members of the Bombay Civil Service can properly be appointed, subject to the rules for the time being in force under

33 Viot., Cap 3, section 6:— 2 posts of Collector and District Magistrate.

2 posts of District and Sessions Judge. I post of Joint Judge and Joint Sessions Judge. 2 posts of Assistant Judge and Sessions

Judge. When these posts are held by members of the Bombay Civil Service their pay shall be

as follows: -Rs. Collector and District Magistrata-1,600 1,900 ... If in the 2nd Grade District and Services Judge-If m the 1st Grade If in the 2nd Grade 1,600 1,000 . .. 440 If in the 3rd Grade .... July Judge 800 Assistant Judge and Serrions Judge If in the let Grade

If in the 2nd Grade In addition to these appointments the following appointments, for which recruitment has hitherto been made in the Civil Service of India, have been thrown open to the Bombay Civil Service and added to the existing grades of that service :-

enn3

600

3 posts of Deputy Collector and S posts of lat Assistant Collec-Magistrate, 3rd Grado, on posts of Deputy Collector and tor, 600 4 peris of 2nd Assistant Collecbo 4 to con-Megican Grade, on of Deputy Megiatrate, 4th End Into 2 posts of Assistant Gollector, 2 posts of Collector Magistrate, 6th Grade, on ... 300

Connoil.

By order of His Excellency the Right Honourable
the Governor in Council, T.D. MACKENZIE Unief Secretary to Government.

# REVENUE DEPARTMENT.

Bombay Castle, 20th November 1895.

No. 9188.-The following roles for admission to the Bombay Provincial Civil Service prescribed by His Excellency the Governor in Council with the approval of the Government of India are published for general information:-

#### Rules for Admission to the Bombay Provincial Civil Service.

I. The Bombay Provincial Civil Service shall be open to all duly quali-Classes of persons eligible. fied subjects of Majesty and of Native Princes in subordinate alliance with Her Majesty who have resided for not less than three years before the date of appointment within the limits of the Bombay Presidency or of States under the political control of His Excellency the Governor in Council: Provided that, in the case of a European not coming within the definition of native of India contained in section 6 of 38 Vict., Cap. 3, the previous sauction of the Government of India must be obtained to his appointment to the

Service, and that of the Secretary of State to his

appointment to a listed post,

II. The service will be divided into two branches, the Executive Division into Executive comprising about 75, and and Judicial branches. the Judicial comprising

about 125 appointments, as notified from time to time, out of which about 15 in the Executive and about 13 in Judicial brauch will be localised in Sind.

### EXECUTIVE BRANCH.

# Presidency proper.

III. Vacancies in the Mades of appointment to Executive branch will Breentive branch. ordinarily be filled up by

(a) direct competition;

(b) selection among candidates after examination;
(c) promotion of selected officers, who are

already in the subordinate service.

IV. Six months' notice will be given in the Government Gazette and Recruitment by competi-tion and selection after examination. the public newspapers of the number of appoint-meets to be filled up

each year by direct competition and by soloction after examination, and of the date fixed for the examination. Admission to the examination will be subject to the following conditions:-

- (i) The age of candidates shall not be less than 21 or more than 25 years on the date to be fixed by Government for the examination. The proofs of ago required will be the same as under the rules approved by the Government of India for candidates proceeding to England to compete for the Indian Civil Service.
- (ii) Candidates must produce satisfactory certificates of-
- (a) physical fitness for the service of Governmont from the Presidency Medical Board;
  - (b) nationality;
    (c) abstracter, from the heads of such schools and colleges as they may have attended, or, in the event of their being already in the service of Government, from the head of the department in which they may be employed.

Hote.-Conditions (i) and (ii) (a) may 10 relaxed or dis-Government.

V. The examination will be conducted by a special Board under the The examination. general direction of the

Educational Department of Government. (i) The appointments offered for direct competition will be filled up in accordance with the order of merit determined by the Board and reported to Government as the result of the examination,

(ii) Candidates will be required to satisfy the Board that they have such a knowledge of one of the verancular languages of the Presidency-Hindustani, Gujarati, Marathi, or Kanarese—as embles them to speak, read, write and translate with facility from the written character into English, and rice rersa.

(iii) The subjects of examination will be us follows:

# A .- Olligatory.

I.—History and Geography of England and India,

II .- Mathematics, including-

(1) Arithmetic, up to and incloding vulgar and decimal fractions, proportion and simple interest; (2) Algebra, up .to and including simple

equations;
(3) Euclid, Books I and IL.
III.—English literature and composition.

B .- Optional. Not more than three of the following

subjects :-IV.-Natural Science. Not more than two of the following branches

Chemistry, Electricity, Geology, Botany. V.-Moral Science-Mental and Moral Philosophy. VI,--One classical langnage-Sanskrit,

Persian, Arabic, or Latin. VII.—Political Economy. VIII.—Higher Mathemetics.

Province of Sind. Appointments to the Executive Branch in Sind will also be filled up under the above rules except that the examinations will be conducted at Karáchi by a Board to be appointed by the Commissioner, who will report the results to Government, and that the vermonlar language in the case of candidates for appointment by direct competition or selection after examination will be Sindhi, or Hindustáni.

JUDICIAL BRANCE.

### Presidency proper.

VII. No candidate will be appointed to the Judicial branch whose Onalification. age is less than 21, or unless he is already in Government service, more than 30 years, and who has not qualified for a Subordinate Judgeship under section 22 of Act XIV of 1869,

and either

- (a) been in foll and continuous practice for three years as an advocate, vakil or pleader in a Civil Court: or
- (b) served for three years as Honorary Assist-ant under the Government Pleader in the High Court or io a District Court :

Note.—The Legal Remembrances will upon application assign qualified persons as Honorary Assistants to Government Pleadors.

(c) served with approval for three years in any of the Courts mar-High Court. High Court.
Presidency Small Cause Court,
District Court,
Subordinate Court
or Proteins at a Sadar ginally noted as Clerk of the Court, Head Clerk, Sheristedár, Small Station. Deputy Sheristedár, Názir, or First Assistant to the Registrar or as Honorary Assistant under the Registrar or Clerk of the Court;

Or Clerk or the Coult;

Note.—Qualistic person destring to be employed in a Civil Court should apply to the Hegi true of the High Court or the Chief Jodge of the Presidency Small Cours Court, or the District Judge as the case may be,

- (d) exercised with approval magisterial powers for three years while holding office as a Mamlatdar or Head Karkan;
- (e) performed successively for a continuous period of three consecutive years more than one of the duties specified in clauses (a), (b), (c) and (d).

  Where the candidate has acquired a qualifi-

cation under section 22 of Act XIV of 1869,

otherwise than by practising for five years as an advocate or vakil of the High Court, the period spent in performing the duties specified in clauses (a), (b), (c) and (d) must be wholly subsequent to the acquisition of such qualification, "

VIII. Every candidate for appointment shall submit his application to the Private Secretary Application for apointment

to His Excellency the Governor accompanied by satisfactory certificates-

(a) of nationality;
(b) that he is within the prescribed limits of

age, the proofs of age being the same as those required under Rule IV (i); (c) that he is physically fit for the service of

Government: (d) that he is of good moral character; (c) that he has such a knowledge of one of the

vernnentar languages of the Presidency-Gujarati, Marathi or Kanarese (or of Hindustani)-as enables him to speak, read, write and translate with facility from the writtee character into English and rice versa.

TOTO CEPTOL.

Note—The verificate mendored in (a) must be signed by the Freedency Medical Escal and those mendored in (figured to make the Medical Escal and those mendored in Ginal of may be sensed by Medical Californ, who Child Jades of the Gent of Sensel Cannes at Eventup, by the Trunquist of Medical Cannes and Cann IX. In making appointments from among can-

didates qualified under Selection of candidates, clauses (c) and (d) of Rule VII, His Excellency the Governor in Conneil will be guided in his selection solely by regard to the special merits of the candidates; in other cases he will, except when it may for

special reasons seem to him desirable to follow some other course, and except as hereinnfter provided, select from among the candidates whose certificates are satisfactory, in order, according to the date on which they severally obtained the degree of LL.B., or passed the examination prescribed by the High Court under section 22 of Act XIV of 1869, or were enrolled as advocates or vakils of the High Court: Provided that

(1) any candidate who refuses any appointmeet, substantive or acting, that may be offered to him, shall lose his claim to the next three vacancies :

(2) any candidate who has passed an examiontion before the Central Committee in any of three vernacular languages—Marathi, Gujaráti, or Kanarese - other than his own shall obtain priority over other caodidates, oot having so passed, who became qualified in the same year under section 22 of Act XIV of 1869.

X. Except in special cases in which His Excellency the Governor Ordinary conditions of appointment. in Council may otherwise

order, every candidate will be appointed to the lowest grade of Subor-dinate Judges of the Second Class, and the appointment will be conditional on his passing, within two years, in one of the three vernacular languages other than his own, specified in Rale IX (2), if he has not done so before

appointment. Province of Sind.

XI. No candidate will be appointed to the Judicial branch in Sind Qualification. whose age is less than 21. or, unless he is already in the Government service, more than 30 years and who is not qualified to practise as an advocate or pleader in all the Courts of Sind, incloding the Sadar Court.

XII. Every candidate for appointment shall submit his application to Application for appoint the Commissioner in

some Sind, accompanied by such ortificates of tge, chareter, nationality, physical fitness or other qualifications as may, from time to time, be prescribed by the Commissioner. If called on to 00 sq, the candidate must satisfy the Commissioner that he is able to read and write both English and Sindli with case and accuracy, and that the last security been residing for a period of not less than three years in Sind, or in some other part of the Presidency of Bombay, or in some province actioning Sind.

adjaining Sind.

XIII. In making appointments from among candidates already in Courtment service the Courtment service the Courtment service the Courtment service the Courtment service the Courtment service the Courtment of the

pleaders in the Courte of Sind: Provided that
(1) any candidate who refuses may appointment, substantive or acting, that may be offered to him, shall lose his claim to the next three vacancies;

(2) any candidate who during the period of three years referred to in Rule XII has been in full and continuous practice as an advocate, vakil or pleteder in a Civil Court shall obtain priority over other candidates who have not been so employed.

Note,—Should those be a break or breaks in the period of three full years owing to illness or absence for any other cause recognised by the Commissioner, the period of three years may consist of no or more periods preceding or following such break or breaks,

XIV. Except in special cases in which the Ordinary condition of Ordinaryiso order, every candidate will be special to the lowest class of Subordinate Judges in Sind.

XV. A subordinate Judge transferred from mother part of India to Bhash. Sind shall not receive any promotion in Stud after he has been there for two years, unless within that period he satisfies the Commissioner that he can talk and understand Sludhi and

can read and write it with ease and accuracy.

General Rules.

XVI. Noting to any of the foregoing rules Exceptional and tens. Excellenge the Governor prepay projection of the Excellenge the Governor proportion of the Commissioner in Sind, as the case may be from appointing in exceptional cases any person whom they consider to be specially qualified to the Excentive or Judical branch of the Pravincial Service by nouniation pure and simple nor from making such arrangements for carrying on the duties of officers temporarly absent as may be convenient, nor be construed as an engagement. If 495-122 is

on the part of Covernment, who reserve the right in vary the rules from time to time, with or withmot notice, as the public interests may require. XVII. Unless otherwise expressly directed,

Probation. every appointment to the Provincial Civil Service shall be probationer for two years and until the probationer has passed the departmental examinations, if any, pracribed for the branch to which he belongs. Candidates appointed to the Executivo branch will be required to go through a preserbed course of equitation and obtain a certificate of proficiency before they are confirmed.

XVIII. After confirmation no member of
the Service shall be
dismissed, except on the
result of a judicial or formal departmental

Inquiry

XIX. Promotion to appointments the salary

Premotion. Rs. 500 a month will

ordinarily be given according to seniority,

subject to fitness and approved conduct.

Premotion to appointments of which the salary

is Rs. 500 a month and upwards will be based

solely on Staces and merit, seniority being

regarded only when the clabates of two or more

candidates of equal fitness and merit come into

competition.

XX. Subject to the provise that no efficer bell to transferred from Power to tend the Accountry to the Dadicial branch unless, in the Presidency propts, be is qualified for a Subordinate Judgenith under section 22 of Act XIV of 1899 or in the Province of Sind under Rule XI of these Rules and has completed three years' service under Government, it shall be spen to Government, or application or otherwise, to transfer an efficience of the Service of the Service Sind under the Service Sind under the Service Sind under the Service Sind under Complete Sind University Sind U

By order of His Excellency the
Governor in Council,
J. MONTEATH,
Acting Secretary to Government.

LIST A-1.

List of Appointments in the Executive Branch of the Bombay Provincial Givil Service in the Presidency proper.

140	restauring proper	·		
Serial number of appoint- ment.	Appendant.			Pay, Ropers per mensen
1	Mariahase and Collectus		_	lik 1,600 or lit. 11,2 seconding as if appointment main to a Smi
2	10.	w		lesteritip.
٥	Talubläri Settlement Offic	e		×0
4	Deputy Collector and 3 Let Grade,	Asprili	tale,	800
8~6	Two Deputy Collectors or Irules, 2- d Grade.	at No	20.	700
7-12	Six Deputy Collectors as trates, 2nd Grade.	of Mi	: 20	60
13-24	Eirdein Depair Collect Magastrates, Ch Grade.	976	270	3/0
23~81	Thirteen Deputy Collec- Magistrates, 4th Grain,	ter <del>s</del>	and	6.0
42-6)	Nicoteen Deputy Collect Magistrates, 6th Grade.	(Fee )	and	3.0

TAST A-2.

List of Appointments in the Executive Branch of the Bombay Proxincial Civil Service in the Promines of Sind.

of t the	he Bombay Provincial C Province of Sind.		the Bombay Provincial Civil Service lays down that six months' notice will be given in the
Scial number of appointment.	. Appointment.	Per. Eugen per suntarm,	Gererment Gazette and the public newspapers of the number of appointments to be filled up each year by direct competition and by selection
1	Deputy Collector and Magistrafa, 2nd Grote.	760	after examination and of the date fixed for the examination, and No. Y (i) of the rules lays down that the appointments offered for direct
2	Deputy Collectors and Magistrates, 3rd Grade.	eco	competition will be filled up in accordance with the order of merit determined by a Special
3-6	Four Deputy Collectors and Magfi- trates, 4th Grade,	516	Board of Examiners and reported to Government as the result of the examination. The intention
7-10	Four Deputy Collectors and Magis- trales, 5th Grade.	450	of these rules is that certain anticipated vacan-
11~15	Pine Depoly Collectors and Magic trates, 8th Grade.		cies shall be set apart to be filled up by competi- tion and to those vacancies the successful

LIST B-1.

List of Appointments in the Judicial Branch of the Bombov Provincial Civil Bervice in the

Sorial number of special- ment,	Appointment	Pays Supers per secusion.
1	District and Borden Indgo	Rr. 18th, Rt. 1,000 or Rt. 1,000 so conding as the suppolitment is made to lat, 2nd or 3rd Garde
3	Do, 10- 00-	J Juigestips.
3	Begister of the High Court, Ap- polists lide,	2,000
_ 4	Judgo of the Small Cause Court, Pozna,	909
	Joint Judge and Sessions Judge	600
6	Judge of the Small Cause Court, Ahmedabad,	909
7	Judge of the Small Cause Court at Sugar and Breach	600
6-10	Three Subordinate Judges, 2st Class, 1st Grain	100
11-14	Pour Sobordinate Judges, lat Class, and Grade,	650
18	Antidari Judge and Stanform Judge.  Do	Rs. 600 or Ba, 61 according an 1h hypointment is i the let or 2n Grado.
10		1
17-24	Right Schordinets Jugdes, 1st Class, 2rd Grade,	
21-43	Kineteen Subjedinate Judges, Ind Class, let Grades,	500
<del>45-</del> 66	Trenty-tre Subordinate Judges, 2nd Clost, 2nd Grade.	100
66-101	Thirty six Subordinate Jedges, fini Class, and Grane.	200
1/2-112	Sieren Enbordicate Andges, 2nd Class, 4th Grade.	180

List of Appointments in the Judicial Branch of the Bombay Provincial Civil Service in the Province of Sind.

Serial number of sypolat- ment	Appelotuent	Pay. Expess per mentes.
I-e?	Two Subsedings Judges, First Class.	<b>400</b> .
3-5	Three Subordicate Judges, Second Class.	. 301 .
610"	No Subcefinste Judges, Third	300
21-73	Three Subscriticate Judges, Fourth	361
-	i .	1

Letter to the Secretary to the Government of India, Beme Department, No. 3863, dated 9th June 1898. No. IV of the rules regulating admission to

each year by direct competition and by selection after examination and of the date fixed for the examination, and No. Y (i) of the rules lays down that the appointments offered for direct competition will be filled up in accordance with the order of merit determined by a Special Board of Examiners and reported to Government as the result of the examination. The intention of these rules is that certain anticipated vacancies shall be set apart to be filled up by competition and to those vacancies the successful candidates shall at once be appointed subject only to the probationary period of two years and the passing of the Departmental Examinations as provided in No. XVII of the rules. This system is inconvenient because in the first place, it is never easy—sometimes it is impossible—to say with any degree of certainty six months beforehand that there will be vacancies available. and secondly, the result of appointing successful competitors to Deputy Collectorships is that the effices intended to be held by men who can do the work of a Deputy Collector are actually held by men who cannot do it. The candidates who came out successful at the Provincial Civil Service Examination held in year 1897 have now been in service for the last 14 months and it appears that although the successful competitors draw the salaries of Deputy. Collectors they are usfit for want of experience and training to perform the duties and other offices have to be provided by the erection of special temporary appointments. His Excellency the Governor in Council therefore thinks that in order to meet the difficulty the probationers appointed by competitive examination should form a separate class altogether outside of, and in addition to, the Deputy Collector order receiving a salary of Rs. 200 per mencem, and that these probationers

(i) they have passed both the Lower and Higher Standard Departmental Examinations, (2) they have shown themselves qualified for such magisterial powers as Government may consider essential as a preliminary to

abould hold these appointments until

appointment as Deputy Collectors, and (3) antil permanent vacancies have occurred in the list of Deputy Collectors and the probationers bare been appointed thereto

2. I am accordingly to request that you will be so goed as to move the Government of India to accord their sanction to the above proposal. I am to add that if the proposal is sanctioned steps will be taken to modify the rules in that respect.

Letter from the Government of India, Home Department, No. 1771, dated 2nd September

I am directed to acknowledge the receipt of Mr. Monteath's letter No. 3858, dated the 9th Jone 1838, on the subject of the present system prescribed by the rules regulating admission into the Bombay Provincial Civil Service under which enccessful competiture after competitive examinaof Deputy Collectors, subject only to the pro-bationary period of two years and the passing of the Departmental Examinations, the Gavernment of Bombay consider this system inconvenient, because in the first place, it is never easy sometimes it is impossible—to say with any degree of certainty beforehand that there will be vacancies available and, secondly, the result of appointing successful competitors to Deputy Collectorships is that the offices intended to be held by the men who can do the work are actually held by men who, being unfirmined, cannot do it. The Governor in Council proposes therefore that the probationers appointed by competitivo examination should form a separate class altogether onside of, and in addition to the Deputy Collector cadre, and that these pro-bationers should receive a slary of Rs. 200 a month until such time as they have passed the Departmental Examinations and have shown themselves qualified for such magisterial powers as Government may consider essential as a proliminary to appointment as Deputy Collectors and until permanent vacancies have occurred in the list of Deputy Collectors and probationers have been appointed thereto.

2. In refly I can to say that the Government of India anoest in virtuity the proposals of the Government of Boultage. The Government of Boultage. The Government of Boultage is much to be urged in fevour of prolonging the period of probation, capitally in the Boultage Presidency of Probation, capitally in the Boultage Presidency of Probation and Property of Presidency of Probation and Presidency of Pres

3. The financial offect of the proposals requires farabor consideration. The present grade of Rs. 300 includes providing for a certain number of Depicty Collectors not fully qualified, and I am to inquire obstate the Government of Bombay propose to reduce upon the continuity with untroducing the lower productionary grade. I am also to inquire how many appointments the Government in Concell proposes to fix as the maximum of the row grade, because, if the total number of the Wingdow of the continuity of the collect will exceed Rs. 25,909, the achene will require the sanction of Her Majosty's Screeckary of State

Letter to the Government of India, Home Department, No. 885, dated 3rd February 1899.

I am directed to reply to Mr. Lusus's letter No. 1772, dated the 2nd September last, regarding the creation of probationary appointments to be held by successful competitors at the examination for admission into the Bombay Provincial Civil Service.

 The Government of India have accepted the proposals of this Government in principle but have questioned the necessity of paying so much as its, 200 a month throughout the period of probation, and lower emoluments have been

suggested. The Governor in Council is inclined to doubt whother, having regard to the expense of living in this Presidency and the legitimate expectations of successful candidates for the Provincial Service, Rs. 150 is not the lowest pay on which such a candidate ought to start. He therefore proposes that the pay of probationers should be Rs. 15J for the first year, after that Rs. 175 until they pass the Higher Standard and after that Rs. 200 until they obtain an appointment in the Provincial Service. In the most favourable event that can arise, probationers may pass their Lower Standard in six months and their Higher Standard in twelve mouths. The maximum number of probationers for whom allowance need be made is four-two lirst-year's probationers on pay of Rs. 150 for six months and Rs. 175 for six munths, two second-year's probationers on its, 200. The probationers would be employed much in the same way as newly joined members of the Indian Civil Service, and a certain expenditure would be required on travelbing allowance, temporary establishment and contingencies, which the Governor in Cameil estimate at Rs. 500 in round number per probationer for the first year and Rs. 1,000 per candidate for the second. The maximum total expenditure entailed would therefore be as follows :-

Two fest-year probationers on Ba, 160 per seasons for 6 agenths, file 170 for 5,000 December 1,000 per seasons for each probathere. Two openings probatileners at Ba, 200 per season for 12 notation . 4,500 per season for 12 notation . 5,000 per season for 12 notation . 5,000 per season for 12 notation . 700 per season for 500 per season for 700 per season for 12 notation . 700 per season for 12

The expenditure required amounts therefore to less than half the sum of Rs. 25,000 for which the sauction of the Secretary of State is neces-

With reference to paragraph 8 of the letter under roply, I um to state that the lowest grade of Deputy Collectors does not, as appears to be supposed by the Government of India, include provision for a certain number of Deputy Collectors not fully qualified. There are nine-teen appointments in this grade-sixteen are appointments sanctioned prior to the creation of the Bombay Prevencial Service and three are appointments transferred to that service from the Indian Civil Service. The sixteen were always and are still appointments intended to be held by fully qualified Deputy Collectors. The other three are also appointments intended to be held by fully qualified Deputy Collectors: for the appointments transferred from the Indian Civil Service to the Bombay Provincial Civil Service do not include any provision for officers on leave or in training. The number of Indian Civilians recruited is reduced by 27.5 per cent, to provide for officers on leave and in training, and it is on the reduced number that a calculation is made of the number of posts to be transferred from the Indian Civil Service to the Bombay Previncial Civil Service. In the Indian Civil Service five men are provided for \$625 posts; in the Bombay Proviocial Civil Service the number of officers provided is the same as the number of posts to be tilled. None of the officers are supposed to be in training, and in the places of all who proceed on leave, men are appointed to act from outside the Bombay Provincial Civil Service. Up to the present these acting vacancies have usually been filled by Mamlatdars. The probationary appointments now proposed to be made and the expenditureinvolved are therefore additions to the cadre and scale of expenditure now sentioned for the Provincial Civil Service.

Letter from the Government of India, Home Department, No. 443, dated 21st July 1909.

I am directed to refer to the correspondence ending with your letter No. 8819, dated the 8th December 1899, regarding the creation of a grade of probationers for admission into the Bombay Provincial Civil Service.

2. In Mr. Monteath's letter No. 3863, dated the 9th June 1898, the Government of Bombay proposed that the probationers appointed to the Executive branch of the Provincial Civil Service by competitive examination should form a separate class altogether outside of, and in addition to, the cadre of Deputy Collectors; that they should receive a salary of Rs. 200 a month, until such time as they passed the Departmental Examinations and showed themsalves qualified for such magisterial powers as the Government might consider essential as a proliminary to appointment as Deputy Collectors and until permanent vacancies occurred in the list of Deputy Collectors and the probationers had been appointed thereto. In Home Department lotter No. 1771, dated the 2nd September 1898, the Government of India accepted in principle the proposals of the Government of Bombay, but expressed a doubt whether so high a pay as Rs. 200 a month throughout the term of probation was necessary, and suggested for the consideration of the Governor in Conneil that a probationer should receive a pay of Rs. 100 a month for the first six months and then Rs. 150 a month till the Departmental Examination by the Lower Standard was passed, after which he might be allowed Rs. 200 a month; the Government of India also enquired whether the Local Government proposed to reduce the numbers in the present grade of Rs. 300 concurrently with introducing the lower probationary grade.

8. In your letter No. 885, dated the 3rd February 1899, it is arged that having regard to the expense of living in the Bembay Presidency and the legitimate expectations of successful candidates for the Provincial Service the lowest pay of the probationer should not be less than Rs. 150 a mouth. The Government of Bombay accordingly recommended that the pay of probationers should be Rs. 150 a month for the first year, then Rs. 175 a month until they pass the Departmental Examination by the Higher Standard, and after that Rs. 200 a month until they are appointed to the Provincial Service. It is stated that the maximum number of appointments which should thus be created for probationers should be fixed at four, the cost of which including travelling allowance, temporary establishments and contingencies is put at Rs. 11,700 a year.

All M. 1,400 a year.

A. In reply I am to say that having regard to the facts that the pay of the lowest grade of Deputy Cellectors in the Rombay Press, each of Deputy Cellectors in the Rombay Press, each of the Res. 250 a mostle, whereas it is Re. 250 a content desewhere in India, and that the exite of the Rombay Provincial Service, as explained in paragraph & of your explained in paragraph & of you not previous for me in training, the Governor-General in, Council sanctions the revised.

proposals of the Government of Bombay as detailed in that letter.

6. I am to fake this opportunity to enclose, for the consideration of for the consideration of the Greenmont of Bonne (and the Government of Bonne (and the Government of Bonne (and the Government of Bonne (and the Greenman of Bonne (and the Government of Bonne (and the Governm

that His Lordship has susctioned the introduction of an important scheme for the re-organization of the Executive branch of the Bengal Provincial Service. The main feature of this scheme is that it creates a self-contained service so constituted as to include provision for all the ordinary work which Deputy Magistrates are called upon to perform, as well as for leave vacancies. Such a scheme obviates the hardship caused by the appointment of officiating Deputy Collectors at the hottom of the list. If such officers have substantive appointments in other branches of the public service, which does not however-appear to be always the case, they are not prejudicially affected as regards leave and pension, but the persons appointed to act in their original appointments are probably so affected.

I am to enquire whether the Governor in Council is disposed to recommend a re-organization of the Executive branch of the Provincial Service in the Bombay Presidency on the lines adopted for Beogal If so, I am to request that a list of the appointments considered necessary may be drawn up and submitted for the consideration of the

or Pide letter from this Department, No. 58, dated the 57th January 1809.

Government of India, regard being had to the recent increases in the number of noch to be a compared to the compared to the number of noch to be

number of posts to be held by the members of the Indian Giril Service in the Benbey Presidency. The list with the addition of 16 per cent, as in Bengel, to the number of appointments shown therein, to provide for leave vecancies, will constitute the Bombay Provincial Civil Service Executive

Branch.

6. I am to explain that the increase effected last year in the strength of the Breentire branch of the Bengal Provincial Service, so, as to consistion a self-continued sorving, only indirectly led to increased cost, such increase being due to the there officiating and ambatantive professions. Deputy Collectors being rendered able to count their service towards learne and pension. The increased expeditates for the re-organization of the Bombay Provincial Service should be similarly reactived.

T. Finslly, I am to say that any proposals which the Government of Bombay Josire to asbuilt for the consideration of the Government of India in accordance with the suggestions contained in this letter should be accompanied by a proposition statement duly verified by the Accomania-feedural.

Letter to the Government of India, Home Department, No. 5816, dated 19th September 1900.

I am directed to acknowledge the recript of Mr. Hemest's letter No. 445, dated 21st July 1990: In the communication under reply suction is converged to the proposale of this Goronment respecting the status and pay of probationers entering the Provincial Service by competitive examination. Inquiry is also made whether the Governor in Council is disposed to adopt a scheme for the re-organization of the service on the model of that introduced into

Bengal.

2. I can to state that in the opinion of the Governon in Connell the conditions of service in this Presidency do not necessitate such a scheme. As the Governon-General in Connell is aware permanent vacancies in the Provincial Civil Service are at present filled in three ways, etc., by competition, by selection after examination, and by permanent promotion from the subordinate vertice; olidisting vacancies are all filled by ten poarry promotion from that service, and the difficulties which have been expensed in Bengal are altogether unknown. In the opinion of this Government no alteration in the existing system is, for the present at least, desirable.

3. The Governor in Council considers that by selection for officialting promotion to the rank of Deputy Collector of the most deserving members of the subordinate service, Government obtain a valuable test of fitness for permanent appointment to higher and more responsible functions. The effect of the system also is to attract to the subordinate service a superior class of candidate; and already the Mambatdars of the Presidency are for the most part university graduates. It may be questioned whether the best educated class such as graduates of the university would be induced to enter the subordinate service at all if there were no prospect of promotion to the Provincial Sorvice for men of proved merit and capacity. By means of the recently introduced competitive system the resency introduced competitive system the Provincial Service is now opened to direct entry by young men of high intellectual uttainment; but the Governor in Council considers it is advisable to give a longer trial to the system on its present somewhat restricted basis before making it practically the sole door by which the Provincial Service can be entered. It requires to be proved whether competition has given, or may be expected to give, the right class of men for the duties of a district officer. At the same time the existence of the competitive system side by side with that of promotion from the sub-ordinate service and the consequent reduction of the number of appointments filled by such pro-motion, have the effect of reducing to a minimum, or perhaps it might be said of attogether abolishing promotion to the rank of Deputy Collecter by more semiority, and provide a guarantee that subordinates promoted to the Provincial Service are each and every one carefully selected on account of merit and merit

4. Having regard to the solid advantages above enumerated the Governor in Conneil desires, tector making any change, to watch for some time lenger the working of the custing mixed system of competition, selection and promotion.

#### REVENUE DEPARTMENT.

#### Bombay Castle, 2nd February 1912.

No. 1112.—His Exerllency the Governor in Council is pleased to prescribe the foll-wing rules for regulating admission to, and promoted in the Bombay Provincial civil Service in supersession of all previous rules on the subject;— Revised Rules for admission to, and promotion in the Bombay Provincial Civil Service.

I.—The Bombay Provincial Civil Service shall be open to all subjects on the state of the state o

II.—The service is divided into two brauches—the Executive and the Briston into Executive No. Executive and the Briston into Executive No. 1 And State of St

Note:—Admission of Michigathers to the Provincial Civil Service shall not per so give them any claim for premotion to the rank of Departy Collectors, such promotion bring made by Gerrament rigidly by selection as iterations.

EXECUTIVE BRANCK-(UPPER DIVISION).

## Presidency proper and Sind.

Moder of appointment to Executive breach, Upper Division.

III.—Vacancies will ordinarily be filled up by—

 (a) selection of persons of high caluantional qualifications who are not already in Government service;

(b) promotion of selected officers who are already in the Lower Division, Presidency proper, and the subordiumte service in Sind. IV.—Notice will be given in the Garenment Gazette of the number of

Recruitment by selection. appointments to be filled by selection and of the latest date for receipt of applications. Appli-

eants much produce ovidence 
(i) that they will be above 21 and below 25 rears of age on the cano abarementioned and

that they are eligible for appointment under rule I above; the proofs of age and nationality required will be the same as under the rules.

\*Note-The following are the rule for the investor mi-

"Note—The following on the rule for the innex of ordificates of age and individuality to Nations of Justice by are confidented for the engine took by the 1, 0, 8 feet in England - No 401

GOVERNMENT OF INDIA HOW THESA P NO Examples to Surface of the West 1806

North street

The Government of the in Countline is a first than the following the color effects of the state VII and XI of the rates published in Home Digarteent Activation No. 1252,

approved by the Government of India for candidates proceeding to England to compete

for the Indian Civil Service; (ii) as to the University degrees or other educational distinctions gained by them;

(iii) as to their proficiency and conduct in the shape of certificates from the heads of such educational institutions as they may have attended, provided that a candidate who has attended a college must produce a certificate from the principal of such college

V.-Every selected candidate will be required to satisfy Government, after a special medical examination to be conducted by the Medical Board of the Presidency, that he is in all respects physically fitted for the performance of the duties required of an officer holding any appointment in this division of the Executive branch

of the Provincial Service.

VI .- Every probationer appointed by selec-Protectioner in the Execu-tive branch, Opper Division. go through the course

of equitation and obtain the certificate of proficiency, and to pass the tests prescribed for innior members of the Indian Civil Service, viz., the Lower and Higher Standard Departmental Examinations, including an examination in the language of the district to which he is posted. The Collector of the district to which he is appointed will afford him every necessary facility for acquiring a thorough insight into his duties. Except for special reasons such probationer will not receive permanent charge of a taluke nor be invested with magisterial powers until he shall have passed the Departmental Examination, Lower Standard. After the period of two years prescribed such probationer will ordinarily be appointed to the

desired Birk Argan. 1888 (troyallible) at pages 750 and 721 of Parl I of the Berkey Georgensey Gratile, detail 20th Japan. 1888. It also make Georgensey Gratile, detail 20th Japan. 1888. Sand also make Georgensey Machiner, Electrolistic Department, 20th 10th August 1860, at pages 10th Department, 20th 10th August 1860, at pages 10th Department, 20th 10th August 1860, at pages 10th August 1860, at pages 10th August 1860, at pages 10th August 1860, and an admissible 10th August 1861, and an admissible 10th August 1861, and an admissible 10th August 1861, and an admissible 10th August 1861, and an admissible 10th August 1861, and an admissible 10th August 1861, and an admissible 10th August 1861, and an admissible 1861, and an admissible 1861, and an admissible 1861, and an admissible 1861, and an admissible 1861, and an admissible 1861, and an admissible 1861, and an admissible 1861, and an admissible 1861, and have studied to be provided the high to the Machinette of the man admissible 1861, and have studied to provide 1861, and an admissible 1861, and have the first forth and have studied to the admissible 1861, and have studied to the admissible 1861, and have the first forth Machinette 1861, and have studied to the admissible 1861, and the studied to the admissible 1861, and a pages 1861. Meet 1861, and a pages 1861. Meet 1861, and an admissible 1861, Magest 2861, and a pages 1861, and a page

the late stated in this news attendy how so condect the date stated by king, six.

18 st
Document. The nature of the existing produced by the enablest must be stated in the certificate, which shall be given to the third that the stated in the certificate.

in the following form :-

I hereby certify that is a consistency and has established the proofs of his little detailed; below, and has entidencing shorn that he was extendly been on one should be later that, when he was extendly been on the constant the later statict, when he was extendly been on the constant that he was extendly been on the constant that he was extendly been on the constant that he was extendly been on the constant that he was extended by the constant that he was extended to the constant that the constant that he was extended to the constant that th

XI.—If the Servetary to Government, Commissioner of a Decision, or the highest Policial Officer accredited to the State, on the case my day in the institute of the persus embedded to the case of the institute of the persus and the con-ception of the case of the case of the case of the con-ception of the case of the case of the case of the case of purchase of a present term in those deminions, in with insure a consistent of the case of the case of the case of the case of the case of the case of the case of the case of the case of the case of the case of the case of the case of the case of the case of the case of the case of the case of the short than the set actually been on we than the case of the short than the set actually been on we chant the admission of the case of the

that he was born at a place

without Her Majesty's Dominions, but that he is the grands

of a person born in these deminions. 2[Hear water details.]

first vacancy occurring in the cadre of Deputy Collectors. His pay will be—for the first year of Collectors. His pay will be not do not year on the probationary period Rs. 150 per memers, then until he passes the Departmental Examination, Higher Standard, Rs. 175 per messens, and after that Rs. 200 per measen, until he obtains a sub-stantive appointment in the Previncial Service. Note.—In any case in which the vermonter of the district to which a probationer may be appointed is its own larguage, he is not required to pass in that verments:

### EXECUTIVE BRANCH. - (LOWER DIVISION). Presidency proper.

VII .- Vacancies in this branch will ordinarily

be filled by selection from qualified members Mode of appointment. of the Subordinate Revenue Service, Upper Branch, ou consideration of merit, senjority and public expediency. Not less than one half of the appointments will be reserved for persons specified in rule 4 (a) of the rules for the Subordinate Revenue Service (Upper Branch), sanctioned in Government Notification No. 6970, dated 4th August 1910. Appointments and promotions will be made by Commissioners of Divisions, Promotion to the second and first grades of Muniated as will be given more in consideration of proved merit and capacity than of seniority.

VII-A.—The Commissioners are empowered

to sanction, at their discretion, for special reasons or to meet special emergencies, appoinments and promotions otherwise than in accordance with the above rule.

### JUDICIAL BRANCH.

Presidency proper. VIII.—No candidate will be appointed to the Judicial branch whose

Oughfaction. " Note-The provision in this rule to the effect that no posts in Government acreics in any department except the qualifying ones referred to in changes (e) and of the rale should hold to ensurpt a candidato for appointment to the Judi-eial branch from the operscial branch from the optro-tion of the limit of age of thirty years hid down in the rule will not have retrospective effect previous to 22nd May 1985.

age is less than 21, or, unless he is already in permanent and pension able Government service and is holding one of the posts (other than an honorary one) referred to in clauses (c) and (d) of this rule more than 30 years, and who has not qualified for a Subordinate Indgeship under section 22 of the Bombay

Civil Courts Act, 1869, as amended by the Bombay Civil Courts Act Amendment Act, 1895, : and either

(a) been in fall and continuous practice for three years as an advocate, valid or pleader: in a Civil Court; Q.P

(b) served for three years as Honorary Assistant under the Government Pleader in the High Court or in a District Court;

Note.—The Legal Romembrancer will, upon applica-tion, swiga qualified persons as Honorary Assistants to . Government Piculers

or

(c) served with approval for three years: (i) as a salaried Interpreter in the High Court or the Presidency Small Cause Court or (ii) as Clerk of the Court, Head Clerk, Shirastedar Deputy Sharistedar, Nazir or First Assistant to the Registrar or as Honorary Assistant under the Registrar or

High Genet.
Presidency Small Cause Court,
District Opert,
Subcriticate Out or Revenue Provincial Small
Station,
Cause Court,

Clerk of the Court in any of the Courts marginally noted, or (iii) as clerk in an

office of Government where legal knowledge in one or more clerks is ruled by Government to be indispensable, such office or officers and the number of clerkships which qualify being notified from time to time;

Note (1)—Guillind permas dening to be employed in a Orid. Court should apply to the Registrar of the High Gener to the field, John of the Permislaray Small. High Gener to the field, John of the Permislaray Small. Made (2)—Permas respired as cloths in an office made the hast discussed in the court of the

(d) exercised with approval magisterial owers for three years white holding office as Mámlatdár or Head Kárkún;

(e) performed successively for a continuous period of three consecutive years more than one of the duties specified in clauses (a), (b),

(c) and (d).

Where the candidate has acquired a qualification under section 22 of the Bombay Civil Courts Act, 1869, as amended by the Bombay Civil Courts Act Amendment Act, 1895, otherwise than by practising for five years as an advocate or vakil of the High Court, the period spent in performing the duties specified in clauses (s), (l), (c) and (d) must be wholly subsequent to the acquisition of such qualification.

IX.—Every candidate for appointment shall submit his application to the Private Secretary to His Excellency the Application for appoint-

Governor, accompanied by proofs of nationality and age similar to those required by rule IV (i) and by certificates-

(a) that he is physically fit for the service of Government;

(b) that he is of good moral character;

(c) that he has such a knowledge of one of the vernacular languages of the Presidency— Gujaráti, Maráthi or Kánarcse (or of Hudustani)—as enable him to speak, read, write and translate with facility from the written charactor into English and vice persa

chemitor two Luguess was very executed by a Mode.—Not cellists mentonia it is to sweet to igned by a Gell Medical Officer to by a Mode of Cellist and Language of a devil station in the case of desidates reading in the method, and by the Providency Medical Beard in the case of the considilates residing in the Providency Tenus and those mentioned in (b) and (c) may be signed by a Bigstrict Judge, by the Gell's Judge of the Cellist State of Canada Rending by the Gell's Gell's of the Cellist State of the Cellists and Canada Rending by the Providency State of the Cellists and Cellists of their state of the General S hy the University of Bombay, by a Prefessor of the Government Law School, by the Chief Judicial, Executive or Political Officer of the British Government in a district outside the limits of the Bombay Presidency, or in a Natire State, or by the Registrar of the High Court.

X .- In making appointments from among candidates qualified Selection of candidates. under clauses (c) and (d) of rule VIII, His Excellency the Governor in Council will be guided in his selection solely by regard to the special morits of the candidates; in other cases he will, except when it may, for special reasons, seem to him desirable to follow some other course and except as hereiunfter provided, select from among the candidates whose certificates are satisfactory, in order, according to the dates on which they severally obtained the degree of LL.B., or passed the examination prescribed by the High Court under section 22 of Act XIV of 1869 or were enrolled as advocates or vakils of the High Court: Provided that-

(1) any candidate who refuses any appointment, substantive or acting, that may be offered to him, shall lose his claim to the next three vacancies;

(2) any candidate who has passed an examination before the Civil and Military Examination Committee in any of the three vernacular languages—Maráthi, Gujaráti or Kánarese—other than his own, shall obtain priority over other candidates not having so passed, who became qualified in the same year under section 22 of Act XIV of 1869.

Note.—Government serrants who have passed the High Court Pleader's or the LLB. Examination and desire to quilify under the above change for a Subpardiate Logiqueship may pass an emanination in versionals language before the Civil and Military Examination Committee with the previous permission of Gor eroment. XI.-Except in special cases in which His

Excellency the Governor Ordinary conditions of appointment in Conneil may otherwise order, overy caudidate will be appointed to the lowest grade of Subordinate Judges of the Scoond Class, and the appointment will be conditional on his passing, within two years, in one of the three vernecular languages other than his own specified in rule X (2), if he has not done so before appointment.

### Province of Sind.

XII.—No candidate will be appointed to the Qualification, Judicial branch in Sind whose age is less than 21 or, unless he is already in the Government service, more than 80 years, and who is not

qualified to practise as an advocate or pleader in all the Courts of Sind, including the Sadar Court. XIII .- Every candidate for appointment shall

Application for appointment, submit his application to the Commissioner in Sind, accompanied by such certificates of age, character, nationality, physical fitness or other qualification as may, from time to time, be prescribed by the Commissioner. If called on to do so the candidate must satisfy the Commissioner that he is able to read and write both English and Sindhi with case and accuracy and that he has recently been residing for a period of not less than three years in Sind, or in some other part of the Presidency of Bombay, or in some province adjoining Sind.

XIV.-In making appointments from among candidates already in Selection of candidates, Covernment service, the Commissioner will be guided in his selection solely by regard to the special merits of the candidates; in other cases he will, except when

it may, for special reasons, seem desirable to follow some other course and except as hereinafter provided, select from among the candidates whose certificates are ratisfactory, in order, according to the dates on which they were severally allowed to practise as advocates or pleaders in the Courts of Sind: Provided that-

(1) any candidate who refuses any appointment, substantive or acting, that may be offered to him, shall lose his claim to the next three vacancies;

(2) any candidate who during the period of three years referred to ni role XIII has been in full and continuous practice as an advocate vakil or pleader in Civil Court, shall obtain priority over other randidates who have not been so employed.

Note.—Should them he a break or breaks in the period of three full years oring to illness or absence from any other cause recognized by the Crumissianes, the period of three years may counts of two or more periods preceding or influence meth break or breaks.

XV.—Except in special cases in which the Commissioner may offerwise order, every candidate will be appointed to the lowest class of Subordinate

Indges in Sind

XVI.—A Subordinate Judge transferred from another part of India to Transfers to Sind Judicial Sind shall not receive branch

artor he has been there for two years, unless within that period he satisfies the Commissioner that he can talk and understand Shadhi and can read and write it with case and accuracy.

#### GENERAL RULES.

XVII.—Nothing in any of the foregoing rules shall prevent His Exgraphism and temporary opportunity to the Governor in

organization. Council or the Commisdancer in Sind, as the case may be from appointing in acceptional cases any person whom they consider to be specially qualified to the Excentization of the Experiment of the Translation para and simple, nor from making such arrangements for carrying on the dates of officers temporarily absent as may be convention, nor be construed as an engagement on the part of dovernment who reserve the night to may the rules' from time to time with or without notice, as the public interests may require.

XVIII....Unless otherwise expressly directed

Protection, every appointment to
the Provincial Civil
ervices shall be probationary for two years, and

Service shall be probationary for two years, and until the probationer has passed the Departmental Examinations, if any, prescribed for the branch to which he belongs.

XIX.—After confirmation no member of the
Dimisul. Service shall be dismissed except on the
result of a judicial or formal departmental
inquiry.

XX.—Pronuction to appointments, the salary of which is less than of which is less than the salary of the salary of the salary of the salary of the salary will confinantly be given according to senionity subject to fitness and approved conditors. Frometion is appointments, of which the salary is its, 500 a mouth and upwards, will be based salely on these and merit, seniority being regarded only when the chilams of two or more emiddates of equal times and merit cause into competition. XXI.—Subject to the provise that no officer, and the salary of the salary

Power to transfer, the Excentive to the Database proper, he is qualified for a Subordinate Judgeship under section 25 of de XLV of 1880 up in the Province of Sind under rule XII of these rules and has complete three years' service under Guerament, it simil but open to Government, on explication or otherwise, to trustier an officer between the Previdency proper and Sind and form one branch of the service to the other, and to determine his petition in the branch of which he is transferred.

LIST A-I,

t of appointments open to members of the Bombay Provincial Civil Service (Executive branch, Upper Division) of the value Presidency including band.

Serial pather of oppoint- ment,	Appelehment.	Pay. Buyees per · missies.
į	Magintente und Collegior	Rs. 1,000 or Rs. 1,500 occording as the appointment is made to a Senior or Junior Dallector
1	Do. do	ship.
3	Tilakdiri Sattjament Ölloce	Es. 800
4-5	Two Bepoly Collectors and Magis-	, 80
6-6	Three Besuty Collectors and Maris-	, 700
3-14	trates, and Grade. Six' Deputy Collectors and Magis- trates, fed Grade.	, 800
11-37	Tuenty-three Deputy Collectors and Magistrates, 448 Brads.	, en
38-60	Twenty Bure Doputy Collectors and Magistrates, Sin Grade,	. 490
01~84	Turnty-fourt toputy Collectors and Magistrates, 6th Grado,	dep
		l

"They number will be retired to 7 ther the post of a First Acceptant now boid by a asterior of civilize is would by ign.
I industries of a post of the Grade Papets Collector to be filled up on the jamesties of the Karmishigh District.

LIST A-2

List of appointments in the Escapine branch, Lower Division, of the Bomboy Provincial Civil Scruce in the Presidency proper.

Scriel tember of appoint- total	. 41	polotze	th.	_	Pays Ropics per Montens
1-59	Twesty-size 1	Simie tád	75, Int 6	redo	-Ra, 250
30-63	Thicty-four	da,	<b>2</b> nd	čs	255
64-163	Thirty-nion	čo,	3rd	ča ,	200
193-367	Forty-fire	ôt.	化	š»	, 178
148-177	Fifty	do,	· stb	ća	150

LIST B-1.

List of appointments in the Judicial bronch of the Bombay Provincial Civil Service in the Presidency proper.

	state by propers	
Serial' number of appoint- rated,	āppaināmanē,	Pay, . Roposs per
1	Bharict and Bredium Judge	Es. 1,600 or Es. 1,200 ocused by as the
3.	39 <sub>0</sub> ; da <sub>i 10</sub> m	appointment is made either to the lat and 2nd or to the and Grade
. 3	. De. do,	Javgeships.
	Judge of the Small Cross Court, Pages,	Re. 500
. 6.	Atogra of the Small Cause Court,	800
	Judge of the Small Cause Court,	11 592
7-0	Firmer rate adjunte Judges, Let Class, set Grave.	800
16-13	Four Schenfinnie Judgre, 1st Citts, 2nd für die	" en
14	Asset on Judge and Services Judge.	all cording on the
. 16	Do dry	the let or 2ad
<b>1</b> 16	Do	J Groste
17-28	Ten & hardman Judges, Ist Clare, and Grade.	
27一些	hi stein Subordingte Judget, 2nd	
45-68	Thumby there behandight designs	
80 - BUS	Them-fire retendante Judges, 200	4 6
104-318	Pereire Subeninate Juleit, int	260
	1	1

LIST B.2.

List of appointments in the Judicial branch of the Bombay Provincial Civil Service in the Province of Sind.

Serial number of appoint number	Appointment	Poy, Engers pro someon	
		ъ.	
1	Our Subordunde Andre, lat Ches	200	
2	In Grade.	659	
3	dne Bulurdagete Julge, 14 Class	390	
4-5	Two Subernhunte Judges, 2nd Class,	100	
6⊷9	Ist Grade. Four Subordinate Jodges, Paul Chass, 2nd Grade.	300	
10-11	I fre Solveninste Judges, 2nd Class.	210	
15-17	Trid Grade Three Subsection to Judges, 2nd Class, Itti Grade.	150	

(Nos., 1046-1058.)

GOVERNMENT OF INDIA.

HOME DEPARTMENT.

ESTABLISHMENTS.

Simla, the 19th August 1910,

#### RESOLUTION.

The Governor-General in Council has had under consideration the recommendation made by the Royal Commission on Decontralization at the end of paragraph 128 of their report on the subject of framing rules for the recruitment of Provincial Services. The majority of the Commission consider it unnecessary that rules for the recruitment of those services should, as is now the case, require the sanction of the Government of India, and they express the opinion that the functions of that Government should be limited to laying down a few general principles as to eligibility for appointment, etc., on which detailed provincial rules would be

based,
2. In the present resolution the Governor-General in Council proposes to deal only with the Provincial Civil Services (Executive and Judicial). The case of other Provincial Services will be separately considered.

 The present system under which the previous sauction of the Government of India is required to making or altering the rules for the recruitment of the Provincial Civil Services was introduced in 1892 as the result of the report of the Public Service Commission. The Governor-General in Council has now decided to accept in substance the recommendation of the Decentralization Commission and is pleased accordingly to invest Local Governments with the power to make rules for the recruitment of the Provincial Civil Services without the previous sanction of the Government of India, but subject to their general control. The general conditions which should govern such recruitment have been already fully considered in connection with the inquiries made by the Public Service

н 495-125

Commission, and the Covernor-General in Council, upon a further consideration of the subject, sees no reason to modify the conclusions then arrived at. It will, however, he convenient to re-state them in the present connection as follows:

I.—The rales must be adapted, on the one hand, to obtain thoroughly efficient candidates, and, on the other, to secure the due representation in the public service of the different

classes of the community. II.—Every candidate for appointment by cruitment must furnish satisfactory recruitment

(a) that he is not over 25 years of age, except in the case of barristers, advocateor pleaders appointed to the Judicial branch: these excepted cases will be governed by Article 51 of the Civil Service Regulations;

(b) that he has attained a prescribed preliminary standard of general education to be fixed by Local Governments with to be fixed by Joen conditions, the object being to secure men qualified by as high a standard of general education as the conditions and requirements of the local administration permit. In particular, qualification in one or more of the vermenlar languages of the province in which he is to he employed is to be insisted onvornacular standard should be a high one, involving a thorough knowledge of the language and ability to write and read the written character with facility;

(c) that he is of sound health, good physique and active babits; and

(d) that he is of good character.

III.-Every person appointed to the provincial Civil Service by direct recruitment shall he subject to a period of probation or training during which time his appointment will be probationary only, unless in special cases the Local Government, declared such probation or

fraining to be unnecessary.

IV.—The subjects of Native Princes in alliance with His Majesty shall be eligible for appointment, provided they are qualified in

the respects

V.—Admission to the Provincial Ciril
Service should usually be confined to persons
who are natives of the province or have definitely settled in it . in the case of candidates who are not natives of the province recent residence of at least three years in the province should, as a general rule, be an essential condition of admission. No harrister, advocate or pleader should be appointed as such, unless he has been at least three years actually practising his profession in India and can speak the provincial vernacular.

VI.-Europeans who are not statutory natives of India shall be eligible for appointment, if qualified according to the above conditions, with the sanction of the Govern-

ment of India.

VII.-The Local Government should reserve to itself the right to make promotion to the superior grades of the Provincial Civil Service without regard to seniority, and seniority alone should not give a claim to appointment to the grade of his. 500 a month and higher

VIII.-The Government of Justin retain power in very special cases to make direct appointments to officers in the higher grades of the Provincial Civil Services, and whonever the Government of India exercise this power in the case of judicial officers, it will be confined to barristers, advocates or pleaders of the High Courts who have shown distinguished ability in the exercise of their profession for not less than ten years and have a thorough knowledge of the vernaminar.

IX.—No member of the Provincial Civil Service shall be dismissed otherwise than on the result of a judicial or formal departmental inquiry.

A. The Governor-Ganeral in Council directs that any change ande in the rules from time to time should be forthwith communicated to the Government of India in the Home Department, in order that they may be in a position to occur in Council considers it desirable, moreover, that this resolution should be published by the Local Governments and Administrations as part of the respective provincial rules.

By order of His Excellency the Hononrable the Governor in Council,

> W. H. LUCAS, Chief Secretary to Government.

PROVINCIAL CIVIL SERVICE.

# PART II.

# Judicial Branch.

In treating of the Judicial branch of the Provincial Civil Service in this Memorandous it is unnecessary to traverse again the ground covered by the first treative paragraphs of Campter I of Part I of the Memorandom on the Executive branch, since the returns therein given of the correspondence bending up to the integration of the Provincial Civil Savvice as such in 1835 is history common to both branches of the service. In the present Memorandom, therefore, it reands only to deal with the special facts regarding the constitution of the Judicial Dranch, the changes which it has undergone from time to time, and the metiod of recruitment.

2. As shown in the Memorandum on the Executive branch, the Government of Iralia, after consultation with the Romkey Government, decided, in their Resolution No. 9-Public [1342-52, dated the 21st April, 1882, to throw open 18 scheduled or otherwise reserved appointments to the Provincial Event Event Oil of these eighteen only six posts were allotted to the Volucial branch, hancely:—

Judges 2
Joint Judge 1
Assistant Judges 2
Registrar, High Court 1

To the last mentioned post a reservation, was shortly afterwards. Rune theretoevel, telegram that it resided with the 1st laws 1957, which that it resided with the 1st laws 1952, and officer for the au officer for the

prescribed by the Governor in Council. The above scale was in accordance with the recommendations made by the Bombay Government in their letter No. 6969, dated the 2nd October 1890, in deference to the wishes of the Government of India. In agreeing to this scale the Bombay Government had laid emphasis on their aversion Covernment that and emphasis on that aversion to increasing beyond 5 the number of Judgeships and Assistant Judgeships to which the members of the Provincial Service might be nominated. Several considerations weighed with them in holding this view; and in connection with the present enquiry it is relevant to invite attention to these. They are fully detailed in paragraph? of the above cited letter, but briefly stated they are as follows:—In the first place it was urged that as all the Subordinate Judgeships, Small .. Canse Court Judgeships, and the posts of Presidency and City Magistrate would ordinarily be reserved for the Provincial Service, the Indian community would virtually have a large field reserved for itself in the Judicial department, and that in consequence it should be content and that it consequence is somit to constitute with a few prize places as District Judges and Assistant Judges. Secondly, it was contended that if a larger number of Indian Assistant Judges than that recommended were selected from outside the Covenanted Service, the number of such posts available for the training of junior civilians for the higher and more important and responsible duties of a Indgeship much be cutailed and, in consequence, at some future period Government might be confronted with the contingency of having no Durspean covenanted officer legally qualified and fitted for the office of District Judge. Thirdly, it was necessary to take into consideration the number of Couvenanted Civil Servants of Indian nationality holding judicial posts. Regard being had to the predilection shown for the Judicial branch by Indians desirous of entering the public service, it was expected that cove-nanted officers of Indian nationality would as generally prefer judicial places as their European generary prees juncan preess seem anti-person confirms would prefer administrative places. If, therefore, besides the preponderance of the non-European element in the Judicial line, which would thus be created, a considerable Indian infusion were received from the Provincial Service, the Judicial department would become essentially Indian—a situation which was not at all to be desired and which was deprecated even by the Public Service Commission of 1886, though they recognized the great ability often displayed by Indian Judges. The abovementioned six posts, at which

appointment, subject to any rules and restrictions

a The observation of intervious control of the cont

List of apprintments in the Judicial branch of the Bombay Provincial Civil Service in the Presidency proper.

Do. do.   Do.	Serial combine of appoint- ment	Appointment.	Pay. Bujosi jer ticanto.	
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Absorbation   10   10   10   10   10   10   10   1	å	Joint Judgo and Strippe Judge -	, EDG	
Saving of the Small, Cardo Orack of   93	0	Judge of the Small Comm Court,	,, 969	
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15 Justicals Licker and Receivers Justice		Lat Gride, Four Salvadiente Judens, 1st Class	630	
10   Do.   60.   Springer   10				
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00-101 Thirty-six belordinate Judges, 2nd 250 Clark, 3rd Grade, 162-412 Silven Robertland Judges, 2nd 164	44-03	Twenty-two Subordinate Judges, Ind		
165 112 / Bleven Enjoydingle / Peters, 2007 16-7	60-107	Thirty dix Secondinate Jacque, 2nd	,, 200	
	166-113	Bleven Spicotilizatio Program 200	, 16-	

List of appointments in the Indicial branch of the Bombay Provincial Gwil Service in the Province of Stad.

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meni,		101-0100
		100,
1-1	Two Sabordinate Priggs, 1st Clars -	400
9-6	Throe Arthurdinals Judges, 2nd Class.	310
b-10	Piro Subordicalo Julight, Ind Chest	510
11-13	Three Subandingto Judges, 18th Class.	210

4. A distinctive feature of the Judicial branch, as compared with the Executive branch. is that, unlike the nine Assistant Collectorships allotted to the latter branch, the posts of Joint and Assistant Judges were not absorbed into the grades of Subordinate Judges, but were kept distinct. In the case of the Executive branch the annilganiation was easy and natural, in view of the identity of the work of the Assistant Magistrate Collectors with that of the Assistant Angietate Collectors, who were not introduced to Deputy Magistrate Collectors, who were not introduced by placed in charge of an Assistant Magistrate Collector's charge. But the powers of Assistant Julges are superior to those of Subordinate Judges. The former are, therefore, still borne on the list of Assistant Collectors, and the Judges of the Previncial Civil Service are graded with those of the Indian Civil Service, Particular appointments in the several grades have not been reserved for them; but they rise pari passu with their contemporaries of the Indian Civil Service and traverse all grades in turn. The only restriction is that not more than two officers of the Provincial Civil Service can be placed in the grade on Rs. 600 at the

5. The Judicial branch is not divided into an upper and a lower division, and in this

differs from the Executive branch as at present constituted. Such a division would, in all probability, have been created had the original proposal made by the Government of India, in constituting the Provincial Civil Service been adopted, namely, that the line of demarcation between the Provincial Civil Service and the Subordinate Service should be determined by a pay hmit which they suggested might be Rs. 200. The Government of Bombay, in common with other Local Governments Administrations, were opposed to division being made on the besis of salary. One result of this would have been that Second Class, Fourth Grade, Subordinate Judges would have been members of the Subordinate Service, whilst all other Subordinate Judges would have belonged to the Provincial Service. The duties qualifications, responsibilities, status and position of all Subordinate Judges are, however, in a great measure identical. Moreover, as acting grade promotions for shorter or longer periods would have been of frequent occurrence, it would have followed that an officer who was one day in the Subordinate Service might the next day have been in the Provincial Service, and might again, after a couple of months, have reverted to the Subordinate Service-a result which seemed anomaions and imadvisable, The Bombay Government, accordingly, strongly urged the inclusion in the Provincial Service of whole classes of appointments, embracing within them entire grades of appointments; and the Government of India eventually agreed that the test should be the method of recruitment and the prospect of regular promotion to higher employ-ment. Thus all grades of Subominate Judges came to be included in the Provincial Civil

Service list. A third distinctive feature of the Judicial branch is that the Sind cudre is separate from that of the Presidency proper, as was suggested by the Government of India in paragraph of Home Department letter No 1951, dated the 21st December 1893, Besides the technical objection that, to effect an amalgamation, an amendment of Act XII of 1856 would be necessary, as it would involve their appointment otherwise than by the Commissioner in Sind, as provided in the Act there were administrative objections to the inclusion of all subordinate Judges in one list. The endes in Sind were, at that date, on Rs. 400, 3:0, 200 and 150, and it was felt that difficulty would be experienced in obtaining men willing to take up the appointments on their then existing footing, it they were made subject to the higher tests app leadle to candidates for the Judicial branch of the Presidency proper: while on the other lated the Committee, who were appointed to frame the Provincial Civil Service faules in 1892, helieving that service in Sind would be as unpopular with natives of other parts of the Presidency, as their presence there would be distasteful to the focal residents, considered that the circumstances of Sind were such as to make it advisable that, as far as possible, appointments to the Bumbay Civil Service in Sind should be filled up from that province.

 that the number of Subordinate Judges is regu-lated by the number of Courts. The strength of the cadre in 1895 will be found in the statement given in paragraph 3 above. The number mens given in paragraph of Subordinate Judges has since been increased by three—one being added in 1902 to provide a Joint Subordinate Judge for the Dharwar District for the more efficient despatch of civil business in that district : the other two in 1907 when, upon the abelition of the Special Judgeship under the Decean Agriculturists' Relief Act, the administration of the Act was entrusted to the ordinary civil judiciary, and it was found that besides the two Subordinate Judges, who had till then been assisting the Special Judge, two more Inspecting Subordinate Judges were required. The Sind cadre was increased by four Subordinate Judges in 1904, as the rapid development of the province, particularly noticeable in the Sukkur, Lárkána and Hyderabad Collectorates, was accompanied by a large increase in the work of the Civil Courts. Subsequently in 1997 the grading of the Sind cadre of Subordinate Judges was brought into lino with that of the cadre in the Presidency

S. Besides the above changes, the salaries of the two Judgeships open to the Provincial Civil Service were revised in 1905, the lowest rate of Rs. 1,000 per measess being abolished, in con-sequence of the raising of the pay of the Indian Civil Service officers, to which the pay of the Provincial Civil Service officers was intended to bear a fixed ratio. The chief alterations, however, which have been made in the constitution of the Judicial branch are the following:

(i) conversion in 1897 of the Joint Judgeship on Rs. 800 per mensem into he Assistant Judgeship on Rs. 500 per mensem; and

(ii) removal in 1911 of the post of Regis-ar, High Court, from the Provincial Civil Service list and the substitution of a third

Judgeship. 9. The first mentioned change followed as a necessary sequel to the replacement of the Joint Judgeship and Assistant Judgeship with full powers, which existed as separate graded appointments in the Indian Civil Service cadre, on special rates of pay, namely, Rs. 1,100 per mensem (represented by Rs. 800 in the Provincial Civil Service), by two Second Assistant Collectorships on Rs. 700 per mensen, the equivalent of which in the Provincial Givil Service was Rs. 500. For a time, to compensate the members of the Indian Civil Service and Provincial Civil Service, the difference between the old and new pay was distributed and attached to certain posts, as local allowances of Rs. 200 and Rs. 150 respectively for each of the services. The last of these allowances crased in 1910 on the retirement of Mr. S. P. Padamjee, a statutory civilian who served as Assistant Judge.

10. As to the second change mentioned in 10. As to the second change measures an paragraph 9 above, it may be explained that of late years the post of the Registrar, High Court, Appellate Side, has invariably been given to a member of the Indian Civil Service. It was a member of the Indian Civil Service. considered desirable that the practice should continue. The Secretary of State accordingly removed this office from the list of appointments open to the Provincial Service and, to compensate the members of that service, substituted for it a third District Judgeship. Pull effect has not as yet been given to the change, but an acting appointment as District Judge

has been alled by an officer of the Provincial Civil Service. 11. Tables B-1 and B-2 printed at pages 496 and 497 ante show the number, pay and grades

of the various appointments as they now stand for the Presidency proper and Sind respectively. A change, so far as Subordinate Judges are concerned, is, however, about to be made in them. Owing to an excess in the number of appointments in the lower grades promotions have been slow, and to provide, therefore, an equable flow of promotion Government have decided to create a new grade of Rs. 250, and to redistribute the different grades of the Second Class. A comparative statement marked A appended shows the constitution of the grades in the Presidency proper and Sind as they stood on 1st April 1887, on the same date in 1912, and will stand after the proposed redistribution. The additional cost will be Rs. 16,800 per austise. It may also be mentioned that on the division of the Sukkur-Larkéna Judicial district, which has been sanctioned by the Secretary of State, the number of first grade posts in Sind will be increased to four and the number of posts on Rs. 390 reduced by one

12. The law governing the appointments of Subordinate Judges is contained in section 22 of the Bembay Civil Courts Act, XIV of 1869, in the Presidency proper, and section 4 of the Sind Courts Act, XII of 1966, in Sind. According to the provisions of these Acts appointments in the Presidency proper are made by the Governor in Council and in Sind by the Commissioner in Sind. Prior to the formation of the Provincial Civil Service candidates for appointments in the Judicial branch of the Subordinate Sorvice in Johnson deather of the Supplement Stripes in the Presidency proper were required to be graduates in law of the University of Bombay, or to pass the High Court's exmination for the offices of Subordinate Judge and Pleader of the High Court. They were also required either to practice for three years in a Givil Court or to serve in a Givil Court for a similar residual to access to access the service of the Court of the Service of the Court of the Service period in certain specified capacities. In Sind the tests were identical with those prescribed for admission as Sadar Court Pleaders and the minimum educational qualification required was the passing of the Matriculation Examination of the Bombay University or a public examina-tion of a similar standard. There has been no departure from these main principles, though,

\* These have been re-stated in Government of India, Home Department, Natification No. 1046-58, dated the 19th August 1910, printed at pages 497 and 498 and,

in view of the general conditions\* laid down by the Government of India for recruitment to Provincial Civil the Service as a result of the deliberations of the

Public Service Commission, the rules were elaborated in detail, as will be seen from the + Fide pages 487 to 489 Provincial Service Rules of 1895, appended to the

Memorandum on Executive branch: The rules of 1895 themselves have undergone changes from time to time, but only in matters of detail, such as additions to the number of qualifying posts,

elucidation of obscure points, etc. The rules in force in April 1912 will also be found appended to the Memo-

randum on the Executive branch. It will be seen that the system of recruitment by competitive examination has never been adopted in the Judicial department. It will also be noticed that in Sind the tests for admission to the Judicial branch were, and are still, identical with those precribed for admission as Sadar Court Pleaders. Though these tests were not a first of a severe nature the standard has since been raised by the revised rules for Pleaders' Examination in Sind of 1909, which were framed mainly on the model of the High Court Rules.

12. As laid down in the rules, first appointment to the Judicial branch is ordinarily to the lowest grade of Subordinate Judges and the appointment is probationary for two years, and also conditional on the candidate passing, within that period, in one of the three vermeaturanguages other than his own, if he has not already done so before appointment. The right of making the first expointments Government have reserved estirely to themselves. Promotion to appointments, the salary of which is less than Rs. 500 autom his ordinarily given ecording to sendently, subject to fitness and approved conduct. In this respect Government accept in all cases the nomination of the High Court in accordance with the concerted at 1813, on that the grant of promotion within the Second Class of Subordinate Judges rests predefaulty with the High Court. Promotion within the Second Class of Subordinate Judges rests predefaulty with the High Court. Promotion to the Pixel Class (s. e., to prosts carrying Rs. 100 and showly is determined by merit, and Government make the appointment sierce constitution with his High Court. Appointments to the grade of Assistant Judges

are made usually by selection from among the Subordinate Judges. To this rule, however, there have been two exceptions—lit. Advant, a Sindhi geatherna, was appointed direct, by nomination, to an Assistant Judgeship, and latterly was promoted to a District Judgeship; and Air. K B Wasuber, who was qualified under section 22 of the Bombry Civil Courts Act, was transferred from the Executive to the

Fide page 666 arte. rule XXI. From Assistant Judgeships Provincial Givil Service officers are promoted to District Judgeships. Promerly such appointments, whether permanent or officenting for a period exceeding three months, required the sanction of the Government of Iudia, but when the rules came number discussion in 1910, in consequence of certain recommendations of the Decentralization Commission, this

restriction was abolished.

14. The Judicial branch of the Provincial Civil Service is entirely manned by natives of India. The attached statements B and C show, as far as details are available, the proportionate representation of the various Indian casts and communities in 1912 and 1887 respectively.

15. As regards the rate of recruitment, leave rules and pensions, the remarks contained in paragraphs 25, 26 and 27 of Unipter 10 Plart I of the Memorandum on the Executive branch apply equally to the Judicial branch so that it is nuncessary to retirent them here.

### STATEMENT-A.

Comparative statement showing the constitution of the grades of Subordinate Judges in the Presidency proper and in Sind as they aloud on let April 1887 and on the same date in 1919 and will slend after the proposal relativishition.

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\* X. D.—On the direction of the Salking-Lucking Antisia). District the appointments on the Salmoll be endured to 5 and the calculation approximate the Associated

### STATEMENT-B.

Statement showing the proportion of members of the various nationalities and caster holding uppointments in the Provincial Civil Service, Indicial branch, in 1912 in the Previding proper and Sind.

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### · STATEMENT-C.

Statement showing the properties of members of the various instandition and easter holding appointments is the Privilental Civil Service, Judicial branch, in 1887 in the Presidency proper and Stat.

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#### APPENDIX IV.

Special Memorandum on the Constitution of the Indian Civil Service prepared for the Royal Commission by the Government of Bombay.

In the General Memorandum drawn up by this Government, the history of the recruitment system has been reviewed and its merits discussed at length, while the alternative methods suggested, together with questions relating to the age and training of candidates, have also been carefully considered. The general conclusions arrived at may be summarised as follows:

(I) The system of recruitment for the Indian Civil Service by open competitive examination in England has given efficient results.

(2) The subjects for examination cannot be

improved upon.
(3) The age of candidates might with

advantage be lowered.

(4) There are drawbacks incidental to combining the Indian Civil Service Examination with that for the Home Civil Service and it would be an advantage if the former could be for men 2 years vounger than the age for appearance for the Home Civil Service.

(5) Simultaneous examinations in India and England may be dismissed as impractic-They are open to the most serious ablo. objection for the reasons given, from the point of view of Indians themselves and also because their adoution would violate a fundamental principle upon which the examination system is founded. Their adoption would involve a reconsideration of the system of the Provincial Civil Service which supplies onesixth of the higher posts, formerly reserved to the statutory civilian, on the presumption that the remaining five-sixths are held by

Englishmen recruit d in England,
II. The Government of Lord Sydenham
have endeavoured to examine the whole problem from the following broad standpoints:-

(a) The necessity for maintaining the admi-

nistration upon a loating of high efficiency;
(b) The necessity, in so far as this is possible consistently with (a) for adhering to the general principles enunciated in the Proclamation of 1858 and ceiterated at various times since that date;

(c) the desimbility of affording every facility, compatible with (a), to Indians to qualify themselves for participation in the ligher administrative posts in the Indian Empire.

In the opinion of this Government the present system, though it might with advantage be modified in details in the mouner indicated in the General Menumindani, may be said to work well on the whole and at the same time to offer a fair chance to Indian. It has not been sufficiently realized that, by the reservation to Indians, practically, of one sixth of the superior posts formerly reserved for the Indian Civil Service, a very considerable additional responsibility has been east upon the Government of India and the Secretary of State for seeing that, in re-pect of the remaining five sixths, no step is taken which entails the smallest risk of loss of efficiency in the material recruited. It has had to be admitted, with regret, that Indian officials are not as yet, on the average, as efficient as English, and the same standard of efficiency is not expected. This applies to Indians who have passed for, and are serving in, the Indian Civil Service as well as to those otherwise recruited for other branches of the service. So long as this is the case, it is, in the deliberate opinion of the Bombay Government, impossible to contemplate the adoption of any scheme alternative to the present which, while considerably modifying the perceotage of Indians in the five sixths of the higher posts, would provide no machinery for a system of training such as might be expected to render the Indian official at least as efficient in all respects as his European confrere, Simultaneous examinations are open to this objection as well as to the others indicated in Chapter I of the General Memorandum; and, until the machinery for the education, in India, of candidates for the Indian Civil Service is so revised as to approximate to that which is available in England, it is wholly impossible for any authority responsible for the insintenance of the administration of India at its present high level of efficiency to contemplate with equanimity the adoption of such a scheme.

III. Government have not, however, thought that their obligations, in regard to this inquiry, are adequately discharged by demonstrating the objections to and difficulties in the way of all change. They recognize that the present system is not perfect, even in regard to the recruitment of the English element of the service. As regards Indians, there is much force in the indictment of the present system, so for as it relates to Indians, contained in an article in tho "Round Tablo" for December which is worth

quoting here :

notice nere:

"There is no remon why more Indians should not be given place in the service (Indian Civil Service) if any system of nonrishment or training can be devised which will give us India's really hest. We do not get it at pre-cut, and on the preoccasions when we do, we often init to tind it out betimes. Our methods of electing Indians for the higher service are musumable, and the training given them is grot-squely wrong. But it still does not seem un wrong. But it still does not seem un impossible ideal to select in India the best material in the country, to supervise and train it with a single eye to the public faterest and to recruit it largely side by side with the British element in the service up to an allotted quota."

In regard to the Indian competitor, the system is deficient in that it makes no complete provision, and affords only partial and some-what illusory facilities, for what may be called character-training. It is unfair, under the present system, to expect that the Indua will be as efficient as the English civiling and it is the recognition of this fact, established by experience, that induces the application of a lower standard of expectation in the case of the former.

Under the present deficient system (despite the organization of a branch at the India Office to help young Indian.) the youth from Indian who aspires to compete for the Indian Civil Service goes, after his college career in India, straight to a cramming establishment in London. He is thrown on his own resources in strange surroundings and amidst all sorts of temptations. Having had no training in self-discipline such as is acquired in our English public schools, he naturally takes the films of best resistence, the useoches with, and comes under the selection of the selection of the fellow-constitymen whether desirable of the reverse, and with second or third-rate English people. He processe to the university, knowing no English fallow-undergudatels, is probably non-collegiate or at best lives out of college, and the same process is repeated. Having had, in india, no descriptions principally and rational lines, coming in contact with none but self-interested friends apart from his brother Indians, it is surprising, not that he survives the trials are with self-interested friends apart from his brother Indians, it is surprising, not that he is not more efficient, but what he survives the trials are well as to does.

It cannot be contended that a system which acquiesces in these things is dealing fairly by the Indian candidate for the Indian Civil Service, or by the official who is the product of the system. And it is a recognition of the evils inherent in these conditions which has driven the Government of Bombay to consider whether they cannot assist the Commission by devising a modification, or revision, of the present arrangements which will maintain the necessary standard of officiency and at the same time give Indians a better chance of fitting themselves to be able in all respects to challenge comparison with their European colleagues. It is necessary, bowever, to make it clear that the Government of Rombay are not prompted by ony conviction that the present system has failed as a whole. On the contrary, it has provided India with a satisfactory Civil Service; and this Government contemplate the adoption of an altereative only on the understanding that it is of the nature of an experiment directed to further what they regard as the best interests of Indians.

IV. (1) The considerations advanced in the foregoing paregraphs have convinced this Gov-ernment that what is lacking to Indians under present circumstances is character-training. The framers of the competitive test as open to Indians, as well as English, said stress upon the advantages which would accrue from the free and liberal education that must lead up to the examination, and designed that the finishing touch should be imparted by the period spent at a university. It has been shown that the advantages in the latter condition are illusory in the case of Indians as might bave been anticipated. Young men proceeding to the university, even from the English schools, find friends there of their own temperament, tastes and sphere of life, and do not greatly modify the tendencies already ingrained on their arrival. It is in the schools England, not in the universities, surrounding influences modify character, and that boys learn the self-discipline and selfcontrol which are the essential besis of a capacity for administration. The theory underlying the general scheme of recruitment by competition as designed (vide Chapter III of the General Memorandum) by Lord Macaulay's Committee was that the service, for which it provided the method of recruitment, was a British service, i. e. that it represented the irreducible minimum of the British element in the Government of India. The framers of the scheme contemplated, it is true, that a percentage of Indians might compete with success; but it seems clear that they supposed that a condition precedent to such success would be an English education practically ab initio. It is necessary to make this point

elem, since it is the fact that experience has shown this amposition to have been erroscoss which has induced the Bombay Government to consider whether means may not be found for making good the expectation of the Immers of the scheme. The Duke of Argyll's Dispatch of 1800—cled in the General Memorandum—is a plain indication that, even in the light of the lunief experience then gained, it was reeguized that open competitive examinations were not the ideal means of selection for luthans. The reasons for the view then held are equally valid today.

On the other hand, it has been rightly held that, exteris paribus, the conditions applying to the selection of Englishmen should also apply to

(HAES.

(2) From what has preceded it is clear that, if Indian candidates are to be in the same advantageous position as the English competitors for acquiring the characteristics which we expect of the Indian Civil Service administrator, they must go through a period of school training similor to that undergone by the English boy. In other words, since there is no public institution in India-excepting perhaps two Chiefs' Colleges, and in their case only with large reservatious-organized with any real resemblance to the English public school model, the Indian candidate must proceed to England at an age when his admission to an English public school is still possible namely, at the age of 14. And, before proceeding to indicate how this might be erranged, and the incidental changes that would be desirable in the case of the selection of Buglish candidates, it is desirable to state that there is good evidence to show that an English public school training was produce results in the case of Indians which are more promising than the products of open competition, and this despite the fact that the individuals to whom reference is here made are not of the scholarly eastes and have perhaps not attained to the same height of scholarly learning. It is of importance to assert that this is a matter within the knowledge of Government, . as otherwise there would be the obvious objection that there were no sufficient d priori-grounds for believing that the public school experience would prove of value in the case of Indians. The vital difference between the two esses lies, not only in the enormous value for development of self-relience and character in the Buglish boarding school system, but in the circumstance that the Indian boy so trained leaves school and proceeds to the university with friends already made. He has a fair start there and is not, as in the normal case already described (III ante), thrown back upon an atmosphere which is calculated to do him, morally, far more harm than good.

(3) Now, if the advantages claimed for a

(3) Now, if the advantages educed for a public school carses in England to concoded, the first difficulty which confronts us is to device a methan' of setection, and a scheme of maintenance in England, between the seg of 14 and the age to be fixed for the competitive examination in Louis as imprecised to the process of the control to the control

education and preparation for appearance at the Indian Civil Service Examination. Two initial

considerations present themselves :-(a) How many such scholarships are to be

allotted annually? and

(b) What conditions are to be imposed as the preliminary qualification for competition in the scholarship test?

(4) Question (a) is vital, and must be taken into consideration first. It has been noted that the whole theory of the Indian Civil Service Examination, recruiting, as it does, for five-sixths only of the superior posts in the administration, is that it supplies the irreducible minimum of the European element, and that the scheme of the examination is so designed that such Indians as compete successfully can be regarded as part of that minimum (European element). That this scheme has partially faield is relevant to the question at issue, in so far as it is precisely

that ele	ment of ught.	failu So le	re for	so far as it is precisely which a remedy is that remedy is in it is essential, for the stability of the
	Bamber of Indiana	Total.	Far- centage.	administration, that any scheme should secure
1681-1891	- 43	[85	4 36	absolutely the re- quisite minimum of
1802-1913	30	58L	516	Europeans. Now the statistics in the

margin show that from 1881 to 1901 the percentage of Indians competing auccessfully was 4-36, while from 1902 to 1912 it was 5-16. The maximum number of Indians successful in any one year was 7 in 1899 and 1912. The average number was 2.8 over the past ten years. It is the deliberate opinion of the Bombay Government that the average number of the past ten years should be taken as the basis upon which to calculate the recruitment, for the next ten years, Civil of Indian competitors for the Indian Service under the scheme in process of elaboration. They are aware that this view will not give entire satisfaction to Indian espirations, though they believe that the conclusion sng-gosted is in their less and truest interests and is calculated, as will be shown further on, to justify a further advance more quickly than any other scheme bitherto suggested. It is proposed that this minimum number of posts should be absolutely reserved for Indians, not left to the ultimate chances of competition, and it is for this reason that the number is proposed at the average of the past ten years, that average being as high as, in the present circumstances of India and Indian appreciation of public responsi-bility, can be regarded as safe, with due regard to the necessity for maintaining the present high standard of efficiency.

The answer to question (a) is therefore that three scholarships should be allotted, each year, to selected students competing for the privilege of proceeding to an English (selected) public school for preparation for the examination for the Indian Civil Service.

It is, however, contemplated, for reasons which will be explained at greater length in paragraph V (4), that double this number be allowed to proceed to England, for the same training, though with a lower scholarship allowance, and that employment in the Public Service shall be guaranteed to them subject to certain conditions of good conduct and attain-ment to a certain standard.

(5) It is now necessary to revert to question (b) in paragraph IV (3), namely, what conditions should govern permission to appear in competi-tion for the scholarship test in India, at the age of 14. Candidates should be nominated by the several Provincial Governments on the recommendation of Head Masters of High Schools and Colleges (including the Unies' Colleges) and their names submitted through the Collectors or Political Agents and Commissioners, indicating, in their recommendations-

(1) the race and caste of the candidate;
(2) his family connections;
(3) his scholarly aptitude and moral and

physical fitness. Local Governments and Administrations should select from the lists submitted to them up to the maximum number allotted to the province, and send up the names to a Central Indian Board of Civil Service Commissioners. The maximum number for appearance might provisionally bo fixed at 50, and distributed through the different provinces on a basis, not merely of population, but of relative importance from the point of trade, revenue, educational advancement and racial admixture, to be determined hereafter; but, for purposes of illustration, and with a view to indicating that there is no insuperable obstacle in the way at this stage, let it be assumed that the distribution be somewhat on the following plan:-

Total number Medice Bombay Binen Punjáb Central Provinces

The examination to be held at Delhi.

Taking the Bombay Presidency as an example, the Local Government would require each Divisional Commissioner and the Commissioner in Sind to submit a list of 5, and the Agent to the Governor in Kathiawar to send 1 or 2, selected names from those sent up to them by Head Masters through Collectors. Government would then have a list of 22 names from which would use never to see a selection of 7; and these would be sent up to compete. One objection to this system is, of course, that it could easily happen that any given province might for several years consecutively fail to secure a successful candidate. This objection is inherent in the present competitive system also, and no great weight need be attached to it. Another objection which will be urged is that free scope to intellectual attainments is not secured. Bombay Government do not admit the soundmess, from the point of view of the true interests of India and of Indians, of this objection. In the words of the Duke of Argyll's Despatch "it is notorious that in their (the Indians') case mere intellectual acuteness is no indication of ruling power." Such merits as the proposed scheme possesses depend upon the assumption scheme possesses uppend upon the assumption that the candidates selected by local Governments will be chosen as largely from among these competitors whose racial, physical and these competitors whose racial, physical and hereditary characteristics afford a presumption of fitness to govern as from among those whose claims to consideration rest chiefly upon precocious literary attninment. The competitive examination, in which the process of selection

culminates, should, if the scheme is to be satisfactorily worked, be devised upon a has similar to the entrance test of an English public schools that is to say, it should not include subjects of an advanced character, but should aim at eliciting which of the candidates has the most thorough grounding in comparatively elementary subjects. Special weight would, in this view, be attached to oral examination. A stringent medical examination shoulds of

course, also be insisted upon.

(6) The chief justification for the whole of these proposals being the postulate that the would be Indian members of the Indian Civil Service should have an opportunity, in the most favourable circumstances, of acquiring what the Duke of Argyll described as "aptitude for rule or official ability," the scheme should provide for the location of the Indian candidates at some of the best of the English public schools. While it is not necessary, even if it were possible, to indicate here a list of those schools which might with greatest advantage he accepted, it is evidently desirable that a considerable latitude should be allowed. Thus, while Bion and Harrow, Winchester and Charterhouse would clearly be included, there is every advantage in not excluding several other schools, and a distribution of Indians rather than a concentration is preferable from several points of view. The best must be included, and, such being the case, the rates of scholarship must be fixed so as to ecure that there is no bar to the Indian profiting by them to the full. It is thought that the first sy care the same and the same as a should be awarded a scholarship of £250 a year, the other two of those selected for the Indian Civil Service competition, of £200. For the other 3 candidates, for whom in ordinary circumstances a post in the superior grade of some other specialized service will be the goal, the rate of scholarship need only be £160 per annum, and his acceptance of it would depend on his or his perents' willingness or ability to supplement that scholarship to the figure necessary to meet all the charges incidental to his education. In all cases a free first class passage to England and back should be. guaranteed.

An estimate of the cost involved in these proposals, coupled with the other suggestions for completion of the scheme, is given in the Note at the end of this Memorandum. Having regard to the important considerations involved,

the cost does not appear to be excessive.

V: Assuming that the scheme above outlined meets with provincial approval, it now becomes necessary to turn from India to England and to consider whether any, and if so what, modification of the present system—or of the system modified in accordance with the views as to the age-limit expressed in Chapter II of the General Memorandum-would become desirable as a consequence :-

(1) If the conclusions laid down by Lord Macaulay's Committee, reiterated by the Duke and adhered to since, are held-asthey must be held—to apply with equal force today; that is to say, if, in the case of English boys and boys from the dominions of the Empire qualified to appear in competition for-posts in the Indian Civil Service, it is still truephoto in the manner CVIII Georges is a same cubitat they "have generally those qualities by which they have won, and skill hold, the Indian Empire," and, therefore, that "the tests of competitive examination are, on the whole, good tests as between different candidates of the

English race: " than very strong reasons will have to be adduced to justify any modification of the existing open competitive system. There is only one such reason, but it is a conclusive reason. Under the present system the competitive examination is open to any Indian who chooses to appear for it. Under the proposals elaborated in paragraph IV the competitive examination would be open to only those selected Indians who have qualified, by obtaining scholarships, and to such others as may malify on the same basis as British' candidates. In other words, while permitting unrestricted competition on the part of candidates of the English race," we should be confining competi-tion by Indians to the case of the successful of those who have been permitted, by a careful

process of selection, to compete. There is no desire to lay undue stress upon the divergence of conditions, especially sittee the proposed method of selecting Indian candidates for competition for the scholarships is very far removed from the narrow system of nomination which was so lightly discarded in favour of competition. On the other hand, there is some reason to believe that Indian sentiment may be more ready to acquiesce in a modified system of composition for scholarships, in lieu of unrestricted competition for the Indian Civil Service, if it be decided simultaneously to require certain preliminary qualifications in the case of English competitors as a condition precedent to competition. Moroover, in the circumstances explicitly stated in the last sentence of Section IX of this Memorandum it-is only by making the same scheme applicable both to Indian and to English competitors allke that real justice will be secured to the former. It is in the light of this consideration that the Bombay Government have given thought to tile question whether any scheme alternative to thick of unfettered competition can be devised which will be free from the taint of patronage, meaning, in the Duke of Argyll's words, distribution "among friends and relatives."

(2) It will be remembered that the process by which, it is suggested, candidates should be presented in India for competition for scholar-ships; contemplates the submission for consi-deration of two or three names by practically every high school and college in each province of India. An arrangement might be made whereby a scheduled list of approved British and dominion schools might be drawn up, and an allotted number of nominations given to each, up to a pre-determined meximum. The nominees, under this system, would be nominees of the Head Master, who, for the credit of his own school, would jealously watch his nomina-tion; and the certificate of nomination would be an object to aim at which might become a prized distinction. Let it be assumed that the aximum number of nominations is 200. These 200 certified nominees would then compete at the competitive examination for all the vacanities available; misse the number reserved absolutely for the selected Indian scholars, to whom, though: they would compete at the same examination, would be guaranteed the reserved posts, provided they achieved a certain standard of

In Chapter II of the General Memorandum. preference had been given to a reduction of the age for competition. The precise age to he fixed has there been discussed with reference; more particularly, to the general principles

which have guided the authorities in organizing the system of competitive examinations and which have been expressed in what has been termed the locus classicus of Lord Mucaulay's Committee. But it is here necessary to consider the matter rather in the light of the alternative scheme in process of elaboration: Clearly, for the purposes of the arrangements herein con-templated, the age-limit most suitable is that which held sway from the year 1878 to 1891 viz., between 17 and 19: in other words, at the ordinary period for leaving school and proceeding to a university. Apart altogether from the intrinsic merits of this age-limit, there would be, under this arrangement, one incidental advantage to which the Government of Bombay believe that great weight will attach, namely, the elimination of the craumer. Several of the changes from time to time effected in the limit of age have had for one of their avowed objects the discouragement of the cramming system: but none has achieved complete success even in the case of Englishmen, while, in the case of Indians—for whom the system is far more deleterious than for the Englishman-the system is as inclusive and powerful as ever. It is no nnusual experience for an Indian youth to have spent 2 or 3 years in London in preparation for spent 2 or years in zeroman preparation for his examination of the expense of all else that might be expected to prepare him to be an efficient administrator. For purposes of the present scheme, therefore, it will be assumed present scheme, in the case of the Englishman and of the Indian olike, the Head Mester's cortificate of selection for competition shall certify, among that the annul conserved has the other matters, that the pupil concerned has heen, up to the date of the certificate, uninterruptedly either at that school or at another school to be specified.

(3) The position at this stage is, then that both the Indian scholarship-holders and the British nominess, compete, between the ages of 17 and 19. The former have had either 3 or 4 years at a public school and must be certified s years at a bound south mines be eventued by the Head Masters both with reference is their studies and general character as fit to compete for the public service, while the latter are similarly dealt with and will, of course, be salested by Head Masters for competition with reference to very special qualifications and actainments. But before discussing at length the alternative methods of training, subsequent the alternave meaning of comments of the success in the competitive examination, it is necessary to revert for a moment to the last sentence of paragraph IV (4) of this Memorrandum and to indicate the method of disposal, as between different Indian competitors.

(4) As was there stated, it is contemplated that for the 3 posts for 1 on £250. 2 on £200. 3 on £150. which Indian caudidates 2 on \$150. were to qualify, 6 scholar-ships, graded in value as shown in the margin, should be allotted. The

reasons are the following:-In the first place it is necessary to provide for casualties. It is also desirable to preserve, for Causanders of appearance for the competitive examination in England, the principle of competition. The scheme as outlined in paragraph IV for Indians does not contemplate that the It is find the best and contemporar that the higher scholarships shall of necessity be those selected for the three Indian Civil Service posts. It is designed that all the six scholars shall be benefited to an extent enabling them to prepare themselves at a public school, and that they

shall be privileged to compete, after attaining the age of 17 and (if they fail then) again at the age of 18, at the competitive test. In each year the three Indians who pass highest will, if in other respects satisfactorily reported upon, be appointed in the Indian Civil Service. The three in each year unsuccessful, after the second appearance, have now to be considered.

In the case of all the six scholars a bilateral agreement will be necessary. On the part of the Government of India there will have to be an undertaking that, save in the event of misconduct, or failure to comply with essential prescribed conditions, Government employment is guaranteed to the scholar on the completion of the course of training laid down for him; and that, in the event of his qualifying among the first three in any one year of competition, he shall, if he so desires, he appointed to the

Indian Civil Service The case of each of the three who annually fail to qualify highest will be for consideration on its merits. There will be three Indians, in fact, annually available for special training for one of the branches of the public service other than the Indian Civil Service-e.g., for the Education, Medical, Police, etc.—thus securing for other departments a nucleus of the Indian element trained in England on Western principles for their gazetted superior grades. It is not considered necessary here to elaborate the details of this portion of the scheme since it affects more closely the other deportments of the public service; but it may be claimed—

(a) that there can be no insuperable difficulties in the way of arranging for the utilization of (annually) three highly educated Indian gentlemen trained in the monner indicated;

(b) that, on the contrary, their admission to the superior Education, etc., Services will be a further step in the desired direction; and

(c) that by preserving the principle of competition up to the stage of the competitive examination it will be possible to retain the spirit of emulation which should characterise the whole theory of the scheme of scholar-

The question of the further training of the 8 unsuccessful Indian competitors will be referred to, incidentally, in conjunction with the postexamination training of the successful candidates for the Indian Civil Service.

#### VI.-Post-examination Training.

Two main alternative methods require consideration-

(i) A university course.

(ii) Special training at an institution of the Haileybury type.

As the first alternative must also be con-sidered from the point of view of the principles which have hitherto governed the training of passed candidates, it must also be divided into two alternatives

(a) The ordinary university course, and (b) A specialized training at a university.

The scheme postulates that all successful candidates will have passed the test before they are 19 years of age, and it is therefore necessary to consider the scheme of their subsequent preparation from the point of view of the simi-lar age condition which prevailed between the years 1878 and 1891. During that period an allowance of £150 per annum was granted to passed candidates for a period of two years, and they were permitted to proceed to any British university they chose to select. The allowance university they chose to select. The allowance of £150 was permitted to be drawn for a third year, provided the candidate took a degree; but during the first two years he was required to that up a course of studies specially designed to fit him for the work he would be called upon to do on arrival in India,

The alternatives of an academic course following the normal lines and a specialized envriculum, whether at a university or at some separate institution, have already been discussed. The preponderance of argument, starting from the familiar propositions enunciated by the Macaulay Committee, seems decidedly in favour of the former, and it is hardly necessary to urge them further in this place. It need only be added that, in addition to the enperior advantages which the normal academic course of studies offers as an intellectual training, it also obviates the practical difficulties, some of which would probably be found on examina-tion to be of a formidable character, in making suitable arrangements with the academic authorities which would involve their acceptance of important modifications of the course of atudies sanctioned and prescribed by them, and a departure in principle, perhaps even more important from the views most generally entertained as to the proper basis of a university education.

These arguments, which have been directed primarily against a specialized university course, apply even more strongly to a course pursued at an institution on the lines of Haileybury, as far, at least, as educational theory and practice are concerned. A specialized curriculum at such an institution would tend to become more and more specialized and more and more remote from the Inger and more liberal atmosphere of a university. In some respects the peculiar advantages claimed for specialization might be more completely attained, but this would entail the sacrifice in a corresponding degree of the general educational value of the training.

It may be admitted that a separate institution would conduce more to the development of a corporate spirit. On the other hand, it is open to the incidental danger of encouraging a tendency towards a somewhat narrow 'service point of view.' The object to be aimed at is to arrive at a mean between the degree of concentration necessary to secure the requisite intercourse and association, both in work and In social and athletic activities, and the isolation, with its tendency to produce an exclusive and illiberal spirit, which is an occasional concomittant of a separate institution. On a consideration of all the circumstances of the case, and taking or an the grounsances on the case, and taking into account the scheme is designed to provide, the Bombay Government incline to the view that the object in view could hardly be more completely and satisfactorily secured then by requiring the probationers to reside at either Oxford or Cambridge, at their option. If it is considered necessary to provide for more direct association, special colleges might be selected. This would present considerable difficulties, and co the whole it seems probable that common interests and aspirations would operate sufficiently strongly to secure the end desired.

To sam up, the three courses that present themselves are :-

(1) a separate training institution on the

lines of Heileybury,
(2) a university course specialized with reference to the requirements of an Indian career, residence at either Oxford or Cam-

bridge being insisted on, and (8) a university course on normal and unspecialized lines, subject to the same condition-

as to residence.

The advantages which can be legitimately claimed for the first of these are that, if the superiority of the principle of specialization be conceded, it can be attained at such an institution to a degree of technical perfection hardly attainable by any other means. Secondly, the intimecy of the association entailed in three years' residence under such conditions offers two advantages. As a school of menners it is likely to be specially effective. Angularity and eccentricity are not likely to survive a process of attrition so thorough and direct, while it must be allowed that in particularly difficult eases this may occur at a university, where it is possible for a retiring man to become almost a recluse and for undesirable traits of character to remain uncorrected. The other advantage of this more intimate association is that it is to a greater extent conducive to esprit de corps, and invaluable asset in any service both from tho individual and from the collective point of

The second course proposed is the least promising. It possesses most of the defects and few of the merits of a compromise. Assuming that the various objection, s both theoretical and practical, could be surmounted, it might be found on examination to offer certain advantages. It would, for example, be possible for a ages. It wome, for example, for possure nor a probationer to graduate in three years at Cambridge as a Bachelor of Laws and it is not inconservable that, the University of Oxford might consent to institute a special echool to meet the requirements of the case. But whatever the expedients which it might be found possible to denie the desire that Quantum which would measured. to devise, the departure which would necessarily be entailed from the principles stated in Chapter III of the General Memorandum would alone, in the judgment of this Government, render it inadmissible. The issue, therefore, lies between the first and the third. The valuable results conceded to the former are, as has been pointed ont, attainable also under the latter, and they are attainable, if not with the same degree of completeness and certainty, nevertheless with certain compensatory and balancing circumstances which possesses a positive and distinctive value of their own. It infuses a more liberal element into the corporate spirit, and, if it is less intensive, it opens a wider borizon of experience. Finally, it involves no additional expenditure, whereas the great cost of a separate college would impose a very appreciable burden upon Indian revenues. These considerations taken in conjunction with the general arguments in favour of the superior educative value of a general as against a specialized training should finally assign the verdict to the former.

If this is accepted, it only remains to discuss practical expedients. The fact that only three years can be allowed for the university course. while four years are generally, regarded as requisite for the highest academic qualifications, must be trankly admitted as a regrettable but unavoidable necessity. The more cogent considerations in favour of an early arrival in India, which have already been dealt with in detail, preclude what may be regarded as an ideal condition. In this case practical necessities must prevail, and they are by no means incon-sistent with the substantial realization of the statement with the substantial rectination of the principles councitated by the Macaulay Com-mittee. In a course of three years it will be possible to secure a degree which could include honours either in a Tripos at Cambridge or in Moderations at Oxford.

In order to secure a proper degree of industry on the part of the probationers, it is proposed that the results of their academic course should be taken into consideration along with the results of the competitive examination results of the completive examination in determining their seniority is the service. The details of this proposal need hardly be absorated in this place. Some difficulties might be presented in instituting a comparison between the respective values of the various kinds and grades of honours conferred by separate uniscontine but these would not be improved. versities, but these would not be insuperable.

In regard to the unsuccessful candidates, referred to at the close of the previous section. it will suffice to indicate here that their training must depend upon the particular department of the public services for which they may be intended. There may, in any one year, be vacancies in several of the services, and it is considered that, in order of merit at the Indian Civil Service Examination at which they were unsuccessful, a choice may be given to the candidates. For the Educational Service, the obvious course of study is a degree at the university.

For the Forest department the course would probably he one leading up to the examination at present held for forest officers. It would be premature, and is unnecessary, to go in detail into a question which will come under discussion, if the present proposal so far as it relates to the Indian Civil Service is entertained, in connection with the Commission's enquiry into the recruitment, etc., of the other services

.. VII. As shown in the Note at the end of this Memorandum the net additional annual cost will ultimately, after 3 years, come to about Rs. 75,000. This does not take into account the annual sum which should, as heretofore, be paid to each student during his university career, since there is no novelty in that arrangement; but it is considered that the stipend should be £200 a year instead of £150. The scholarships have been pitched at a figure calculated nearly, but not quite, to pay all the expenses incidental to the school and university careers of Indian students. It is considered that to do more would go beyond what is justified by the circumstances of the case, while to do less would be to deprive a certain number of suitable candidates of the possibility of availing themselves of the advantages officed. It may indeed be objected, not without some weight in the argument, that the State is not justified in financing the education of the prospective Indian official since (and so long as) it does nothing for his English contemporary. The Government of Lord Sydenhan hope, however, that such a view will not be allowed to prevail in the face of the reasons urged in justification of a measure of State organization designed to give really suitable training to the Indian aspirant to the higher grades of the public service. Viewed from this standpoint, and from the point of view of the advantages to the public service itself, the additional annual

cost involved, which is nearly three-quarters of a lakh of rupees, seems to this Government to

be a negligible factor in the case, VIII. The advantages claimed for the scheme as elaborated above will now be summarized. But Government desire that it be clearly understood that, from the point of view of efficiency of the administration, they do not urge it upon the Commission as having features of absolute superiority over that obtaining now, and that it must be recognized that it is open to much adverse criticism by the advocates of unrestricted competition; but they claim that it is a practical, self-contained, scheme which obviates a serious blot on the present system, namely, the failure to secure the best Indian material for the administration and to train it up in the manner best calculated to place it in line, and able to challenge comparison, with English material. Viewed solely from this standpoint, it is

claimed for the scheme that-

(1) it ensures an admixture of Indians year by year in the higher grades of the public service slightly in excess of that secured by them hitherto; while it still leaves the way open to all other Indians who choose to comply with the conditions imposed on English and Indians slike, viz., education at, and selection from, one of the scheduled public schools of the empire :

(2) it secures that those Indians onter upon the service equipped in all respects identical and on the same plane with their British fellow-subjects;

(3) it devotes State money to securing these objects;

(4) it gives ground for hope, as a result of (2); that Indians may prove themselves, when they have been given a satisfactory training, in all respects the equals, as administrators, of their English colleagues.

It is claimed in fact, that, in a higher degree than any alternative scheme with which the Government of Bombay are acquainted, it clears the British Government of the reproach that they make no effort to place the Indian competitor upon a footing of advantage, in respect of the opportunities for fitting himself for the public service, in every way equal to that enjoyed by the Englishman: and it does this quite appropriately at the cost of the Indian revenues.

The chief merit claimed for it, however, is

that it goes to the root of the matter, in that it recognizes

(a) that efficiency in administration and not capacity for passing examination, must, nltimately, be the test of the extent to which Indians may share the higher posts in the administration; and

(b) that, instead of lowering tests, and so risking a set-back for Indians, it is based on the principle hest calculated to secure demonstration that the Indian share io those posts may safely be extended.

IX. Some of the objections have been considered incidentally in the course of the elaboration of the scheme; and the Bombay Government desire to make it perfectly clear that they labour nuder no delusion as to the popularity of the proposals, which are open to effective criticism upon several sides. It may, however, be useful to indicate replies to three of the objections that will certainly be urged, and which have not been noticed above :-

(a) It will be represented as being unreasonable to expect parents to part with their children so early and send them to a foreign

The answer that obviously suggests itself is that parents already do this, and in increasing numbers; and that the reasons which admits the parents who elect so to do are precisely those which have been urged in favour of the preceding in the case of aspirants to high administrative office. A further rouply is that if is precisely the willingness of English parchits to part with their children in order that these may be enabled to learn self-reliance and discipline away from house, which has bred in these the expectly for government which it is desired also to implant in selected Indians. It way be admitted at once that a corresponding proceeding on the part of Indian parents will imply in an even higher degree the qualities of elf-canificity but Government believe that these qualities will be found to exist.

(b) The scholarship holders would become

denationalized. If this were really to be the result, the reply would obviously be that the indigenous national instinct must have been too feeble to be worth preserving, which is emphetically not the case.
What would really be meant by this objection,
if seriously urged, would be that the men, on
return from their education to India, would be too emancipated from many of the orthodox prejudices. This, indeed, might be a result in a ercentage of cases; and the evil, in so far as it is urged as being an evil, may to that extent be admitted. But that very emancipation—in emancipation-in some of its aspects—is part and parcel of the results of a cosmopolitan outlook and liberal education wherever imparted. There is a difference in degree, no doubt, but not in kind between the case we are considering and that of the English boy who is educated largely abroad. He loses some of his narrowness and many of his prejudices; but he neither ceases to be an En-glishman nor loses his national traits nor his love of country

(c) It has been suggested that Indian boys, if sant at the age proposed in this Memorandum to England, would be neglected during the holidays and acquire habits of independence which, combined with complete separation from home influences and family traditions, would result, on their return to their native country, in complete estrangement from their parents and even insolence and disrespect, This suggestion is believed to be of the same category as the denationalization objection which has been dealt with in the foregoing paragraph; but it is also open to refutation in the light of actual experience. common complaint of Indian parents that their sons who attend schools in India and who, pursuing their education beyond the primary classes, are obliged, for their secondary and higher education, to reside in hestels attached to high schools and colleges, lose the habit of filial respect and sequire habits of which their parents cannot approve; but the majority of those parents admit that this result is due to the absence from the hostel organization of a proper system of disciplinary control. England, under the scheme proposed, England, under the scheme proposed, this defect would not exist during the school term, while the scheme of scholarships has been deliberately pitched at a rather high figure in order to admit of suitable arrangements being made for the care of boys during their holidays. The responsibility for making arrangements to

source this would rest upon the India Office organization. Actual experience of individual cases, in which suitable holiday arrangements have been made, and in which the schooling has been of a consistent and continuous character, shows that the fear is without real foundation, and their boys who return home after a really entistatory and uninterrupted school and university career are less ofunctions to this criticism than are the products of the boost system in India.

These points are, however, mentioned in order to indicate that the Indian view, at first sight, of the proposals worked out in this Memorandum must, almost inevitably, be unfavourable. There is room for hope that mature consideration may result in a less hostile attitude, especially when it comes to he realized that it not only secures to Indians the position in the Indian Civil Service to which they have attained, but also admits them automatically into the superior service of other departments; and that its whole objective is to provide such a scheme of preparation that is to provide saint a screene of preparation that it may be possible, with due regard to the efficiency in all respects of His Majesty's Government in India, very materially to expand the opportunities to Indians at no distant date. Finally, it is desirable to reiterate the statement. in paragraph VIII (1), that, side by side with a sarantee of a minimum number of admissions there is under this scheme no limit to additional admissions of Indian boye who, by going to one of the scheduled schools in England, and by displaying the requisite qualifications, merit by their attainments selection by their Head Masters for candidature for the Indian Civil Service

X. In conclusion, this Government considers
X. In conclusion, this Government considers
that there would he real advantages in applying
the modified scheme of, recruitment for the
Indian Grill Service also to the clarkships of the
India Office which are at present filled by open
competition from the successful candidates at
the Home Gvil Service Examination. It is
believed that there would be advantages in a
system which would recruit the officers at the
India Office in the same menner and from
among the same candidates as the Indian (Fill
Service. Transfers between the staff at the
India Office and the staff in India would, then
hoome passible; and there would be a
community of interests and of seprit de copyr
which could hardly fail to react to the advantage
of India and the Indian administration.

XI. It is only necessary to add that, in the calculations, in passages IV (4), upon which is based the estimate of the nuclear of sobolar-line is based the estimate of the nuclear of sobolar-line to be reserved for Indiana numerity; the Bonniya Government have proceeded upon the past, screeges, and have taken the paried most fravaurable to Indiana because that was the only said basis upon which could be built a concrete scheme. The conclusion, arreased on page 505 and, that the average of the past in years is "as high as \* \* \* on the regarded as side, with the regard to the necessity for maintaining the present in the present of the present high standard of officiancy "is not to be taken as the number of profits of this Government in respect of the actual proportions which the conditions of Indian as whole may justify; and, as will be seen from the concluding sentence of paragonaly TA (5) and from paragonaly TA (5) and from paragonaly TA (5) and from paragonal trains will be supplemented by other Indians who compete without exholarships. Since the number of facilians will be supplemented by other Indians who compete without exholarships.

years to come, be comparatively small, and since the Bombay Government accept the view that an enhancement of the percentage of Indian admissions is desirable, it follows that they are quite prepared to endorse such enhancement of drike prepared to enhance such emissions will bring the total Indian admissions up to the proportion which may eventually be determined on as a result of the enquiries of the Commission. The Bombay Government have, in fact, presented a concrete scheme based upon actuals by way of illustration of the working of their proposals rather than as an indication of the precise number of scholarships they propose. It is upon the alternative method of recruitment and training that they desire to lay stress, not upon the precise number of scholarships and Indian admissions,

## Note referred to in paragraphs IV and VII of the Memorandum.

It is proposed to grant six scholarships every year at the following rates:—

(a) One scholarship at £250 a year.

(b) Two scholarships at £200 a year each.

(c) Three scholarships at £150 a year each.

The additional annual cost involved in the fourth and subsequent years when the scheme will be in full working order will amount to-

Rs. 66,000

Cost of free first class passage

to England and back for the six scholars- $(2 \times 741 \times 6)$ 

Rs. 74,892 Total cost per annum

Exica expenditure intolved in the proposals for post-examination training.

It is proposed that the stipend abould be £200 a year for three years instead of £150 for one year at present. The extra expenditure for every selected candidate for the first year will be £50 and for the second and third year £200 each or in all £450.

The average number of candidates admitted into the Indian Civil Service for the last ten years is 54.

The total cost involved will therefore amount 54 × £450 = £24,300 = Rs. 3,64,500 per

anuam.

#### APPENDIX V.

Revised Compilation of Rules estating to the examination provided that Government may for Examinations of Assistant and Deputy Collectors estate examination. I rejected to in Memoranda prepared by the Bombay Government.

#### · CHAPTER I. . .

SECTION I. .

\*RULES RELATING TO ASSISTANT COLLECTORS.

Introductory Rules. .

1. Every gentlemen appointed in England to be a member of the Civil Service of the Presidency of Bombay Report to be made by Civil Servents on arrival.

shall, immediately on arrival at Bombay, report himself to the Ohief Secretary to Government, or, in his absence, to the officer in charge of the Separate Department.

Orders will then he issued posting bim to a district as an Assistant Posting of Civil Servants after report of arrival. Collector and investing him with the powers of

a Magistrate of the Third Class.+ The salary of an Assistant Collector will

be Re. 400 per measem from the date of arrival, Eclary of Assistant Col-lectors posted after arrival. from the date of his passing the Departmental Examination, Lower Standard, and to Re. 500.

from the dato of his passing the Departmental Examination, Higher Standard, and heing invested with the full powers of a Magistrate, 4. An Assistant Collector is required to

раль-

(1) within 15 months of his being posted as an Assistant Collector Assistant Collectors re-uired to pass examinations a Hindustaniand in one of an examination in the language vernacular of the district to which the vernamiar languages.

he is posted, and (2) within 24 months of his hoing so posted an examination in Hindustáni.

Failure to pass either of these examinations within the prescribed period shall render the Assistant Collector liable to a deductions of

Government Resolution, Revenue Department, No. 6265, dsted 22nd June 1908.

A Community Bouleting, Revenue Department, No. 6705, and Select Scale 1800 1800.

4 Occuments Bondacium, Revenue Department, No. 6705, and the Scale 1800 1900.

4 Occuments Bondacium, Revenue Department, No. 6705, and the Scale 1900.

1 Offices on paring the Lording or Higher, Standard of excellentials half as a real, but out our invoiced, respectively, 1 of the Class Magnitude and they shall accordingly be extended to the Magnitude and they shall accordingly be extended to the Magnitude and they also a severelling the control of the Magnitude and the Scale 1800 and the Scale

10 per cent. from his salary until he passes the

The vernecular languages of the districts are declared to be as follows :-

> Ahmedabad, Panch Mahals, Kairn, Broach, Sarat

Guiaráti.

Thána, East Khándesh, West Khandesh, Nasik, Ahmednegar, Poons, Sátára, Sholápar, Ratnágiri, Koláha

Maráthi. Bombay ... Maráthi Gujaráti at

the option of the officer concerned.

Kanara, Belgaum, Dharwár, Bijápur Kánarese. All districts in Sind ... Sindhi:

5. (1) In addition to the examinations in-Ianguage prescribed in Rule 4 an Assistant Col-Assistant Collectors Assistant Collectors further required to rais in the vernaculars of the districts to which they may be transferred; grant of a lector of less than ten years' standing, who is transferred from one reward for passing in comdistrict to another district polsory begasges. the vernacular of which he has not passed,

will be required to pass in the vernacular of his new district not later than at the first examination held after the expiry of one year from the date of his transfer to the district; and, in the event of his failing to do so, he will be liable to the penalty, subject to the provise, mentioned in Rule 4.

(2) An Assistant Collector, whether of less than ten years service to not, having passed the examinations prescribed by Rule 4 and clause (1) of this rule, may, with the permission of the Commissioner of the Division, or in the case of an Assistant Collector serving in Bonelay with Assistant Collector serving in Bonelay with the permission of Government, appear for examination in a second vernacular spoken in the district in which he is serving.

(3) No reward shall be payable for passing in the languages which an Assistant Collector isrequired to pass under Rule 4, but when these have been passed, a reward of Rs. 500 shall be payable in the following cases:-

- (i) when an Assistant Collector passes in any vernacular which he is required to pass under clause (I) of this rule, provided he does so within the period prescribed by that clause:
- (ii) when an Assistant Collector passes any vernecular examination for which he is permitted to appear under clause (2) of this rule; and
- (iii) when an Assistant Collector of more than ten years' service is transferred to a district in the vernacular of which he has not passed and passes in that vernacular not later than at the first examination.

T Government Resolutions, Berenue Department, No. 1297, dated 18th Pebruary 1993, and No. 8508, dated 22nd September 1900.

held after the expiry of one year from the date of his transfer to that district,

Note—In any case in which the vermocoler of the district in the Assistant Collector own language, the Assistant Collector is not required to pass in that womenable number clitch Rule 4 or Rule 5, and no reward is payable to him for passing in ky, and clause (2) of the first pranguage of Rule 3 does not apply to an Assistant Collector whose own language is finitentialist.

Except for special reasons an Assistant Collector will not receive

Assistant Collectors and permanent charge of a to receive charge of talulate and be invested with kecond Class Magisterial powers taluka, or be invested with the powers of a Class Maghterial powers sithout passing Lower Standard Departmental Ex-Magistrate of the Second Class, until he has possed the Departmental Examination.

amination, Lower Standard.

7. Except for special reasons an Assistant Collector will not be Assistant Collectors not to assessme Confectors not to an appointed Second Assist-ant Collectors or Assist-ant Judges, or Sessions Judges, and be invested appointed to be or not as Second Assistant Collector or Assistant Judge and Sessions Judge, or be invested with the with First Class Magisterial powers without passing Higher Standard Depart-mental Examination. powers of a First Cluss Magistrate, until he has

assed the Departmental Exemination, Higher

Standard.

8. An Assistant Collector desirons of entering the Judicial hranch of the Service any, on application made to the Secretary to the Per-Candidates for the Judi-cial branch required to pass in an extra Judicial paper.

manent Committee for Departmental Examination one month before the date of the Departmental Examination, Higher Standard, matters as hereinster provided. The Assistant Collector will not by passing in this, paper bind himself to enter the Judicial branch, but he will be freed from obligation to pass any other examination in Judicial motters,

9, Substantive promotions to the grade of Second Assistant Collector as also officiating Promotions how regulated. removes awagement. Event as also cliniciang promotions to this as well as to the grand of litst Assistant Collector will, under ordinary circumstances, be regulated according to the date of passing the Higher Standard Departmental Examination, however, will not entitle to promotion any one witness conduct in not otherwise satisfactory. The names of offerer holding the substrative assessment of the conductive of the substrative and the conductive of the substrative and the conductive of the substrative and the conductive of the substrative and the conductive of the substrative and the conductive of the substrative of the conductive of the substrative of the conductive of the conductive of the substrative of the conductive o officers holding the substantive appointments of First and Second Assistant Collectors will be printed in the Civil List in the order of their seniority in the service.

10. An Assistant Collector will not be entitled to travelling allowance Certificate for travelling for attending the examinallowance to examination ation unless the Percanfidates. manent Committee for

Departmental Examinations, or the Civil and Military Examination Committee, as the case may be, shall certify that his proficiency was such as to entitle him to the allowance.

Mote,—Certificates for travelling allowance should not be granted to candidates who obtain less than a half of the maintain number of marks regained to pass.

DEPARTMENTAL EXAMINATIONS.

II. Half-yearly! Departmental Examinations of Assistant Collectors Half-yearly meetings of the Permanent Committee for Departmental Examinaand others who may be

permitted to appear shall be held at Bombay or Poona under the supervision of the Permanent Committee for Depart-

mental Examinations on such dates in June and December as may be notified to the examinces by order of the President.

Assistant Collectors should address the Secretary to the Permanent Committee for Departmental Examinations through their Collectors t 12. (a) The Permanent Committee for

Departmental Examinations will consist of the following members : -(1) The Chief Secre-Constitution of the Pertary to Government-President. Committee mazent for Departmental Examina

(2) The Secretary in the Revenue Department or, if he is the Chief Secretary, the Secretary in the Judicial Department.

(3) The Secretary to Government in the Legal Department.

(4) The Accountant-General.

(5) The Registrar of the High Court.
(6) The Settlement Commissioner and Director of Land Records and Inspector General of Registration.

(7) The Under Secretary to Government in the Revenue Department,

(8) The Under Secretary to Government in the Judicial Department,

(9) The Assistant Judge, Thána. (10) The Collector of Bombay (for examina-

tions held in Bombay). (11) The Collector of Poons (for examinations

held in Poona). (12) The Assistant Collector, Bombay (for

examinations held in Bombay). (13) The Senior Assistant Collector, Poons

for examinations hold in Poons). (14) the Oriental Translator to Government-

Secretary. (i) In addition to the permanent members mentioned above, the President is authorized to appoint on behalf of Government, as temporary members, such officers as are required to set any papers which are not set by any of the ermanent members. These temporary members should have rendered at least five years' service. The attendance of these temporary members at the examinations will not be required, but they will have to read and mark the various exercises on the papers set by them. One European officer from amongst the permanent members should attend during the examinations for vice voce and for general superintendence. The duty of attendance should be shared by the various officers. A Deputy Collector of experience may also be appointed as a member to assist in conducting visa voce examinations.

to bases in connecting were recommentors.

(c) The Revenue and Judicial papers, with and without books, should be sent to the Secretary to Government, Revenue Department, and the Secretary to Government, Legal Department, respectively, for approval, and, if necessary, to revision in consultation with the officers who set

them.

† Government Resolution, Revenue Department, No. 4915, dated 17th June 1905, † Government Royaletton, Revenue Department, No. 0369, dated 22nd September 1836.

Government Resolution, Bevenue Department, No. 5809, dated 28th June 1910. н 495—129

13. There shall be two standards of qualifiention-the Lower and Higher. The Lower Two standards of exam-ination, Lower and Higher. Standard must be passed before a candidate can present himself for

examination according to the Higher Standard.

LOWER STANDARD.

(See Table 1.)

14. The principal objects of the Lower Nature and objects of the shall be to test the Louer Standard Departs candidate's general medial Essenbation. Standard of examination acquaintance with

leading principles of revenue administration and criminal justice, and especially with someth of the Laws of Procedure as it is necessary for any officer to know in order to exercise properly the functions of an Assistant Collector and Magistrate, and his power of dealing with con-flicting arguments and evidence. With these objects the following scheme of examination is laid down :-

(1) Papers on Revenue and Judicial questions are to be answered Panors to be set etc. without reference

to any except the text (without commentary) of Regulations and Acts and the printed Rules for administration of Revenue Survey Settlements, and such other books of reference as may be prescribed by the Permanent Committee. The Revenue paper will include questions on the principles regarding the exemption of improve-ments from taxation, with particular reference to the summary of these principles as given in Volume III of the Survey and Settlement Manual and its Appendices. The questions will be so framed as not to involve difficult and rara points, or recollection of forms, dates, etc., but must be sufficient to test the candidate's general knowledge of the subjects of examination, \*The Indian Evidence Act will also he a subject of examination, and questions in it are to be answered without hooks.

(2)† (a) The candidate is to be required to show his knowledge of the accounts of a Collectorate, whether village, tálaka ex huzúr, and to have a satisfactory practical acquaintance with the subjects treated of in Symonds' revised edition of Hope's Manual, and with the whole system of treasury and local fund accounts prevailing in the Presidency as given in the Civil Account Code, Volume I. The candidate will be allowed the use of the Civil Account Code with its index, and the questions to be answered from these books will be set in such a manner as to test the oundidate's capacity to correct irregu-larities and solve problems that he is likely to meet with in his daily work.

(b) The candidate shall produce a certificate from the Collector of the district that he bas duly attended to, and setisfactorily discharged, the duties of Treasury Officer for a period of not less than six weeks in the twelve months immediately preceding the examination. No candidate shall be declared as passed without such certificate.

Government Resolution, Bevenue Department, No. 2615, dated 21st May 1972.

† Government Resolution, Revenue Department, No. 2386, dated 9th April 1912. (c) The candidate who has obtained in England a certificate of minimum proficiency in riding shall, when he presents himself for his Lower Standard Departmental Examination, produce a certificate from the Collector of his district that he can ride sufficiently well for the performance of his duties, t

(3) With a view of testing the power of the candidate . in dealing with conflicting arguments and evidence, a decided case, which he has never before seen (from a Magistrate's English record), of the nature of these which come before Assistants in charge of districts, is to be placed before him with a copy of the Indian Penal Code, the final proceeding in the case being withdrawn. The candidate must write out his decision upon the questions at issue, with a sufficient statement of the grounds on which it is based,

HIGHER STANDARD.

(See Table 2.)

15. The Higher Standard of examination shall be similar in its M to a ad object of the nature to the Lower, but Higher Standard moutal Examination more difficult in degree.

Its object shall be to test the fitness of the candidate to transact creditably the ordinary business of a Collector and Magistrate, and the examination will be conducted in conformity with the following scheme ;-

(1) Questions of law and practice are to he selected from the Papers to be set. the duties of a Collector and Magistrate, and arranged in two classes; one compreheading important and leeding points, in answering which no books shall be allowed; and the other comprehending less georal and less common points, in answering which the assistance of books shall be allowed. No guides, digests, or commaries, however, are to be used, but only the original laws, circular orders, and interpretations, with rules relative to different departments printed by authority. The object of this class of questions is to test the candidate's capacity readily to find the law or practice in the less common points which arise in business. It is not to evelue subtlety or ingenuity, but morely to ascertain whether or not the acquisitions of the person examined are such as

Collector (2) A Magisterial case is to be selected from those possessing enough of complexity to test the candidate's ability to master all ordinary difficulties, and especially to test his power of minute attention to, and just appreciation of, evidence. The course laid down in aut-para. 3 of the preceding Bule (14) should be adopted.

to enable him fitty to perform the import-ant functions of a Magistrate and

(3) (c) The candidate is to be examined relative to revenue administration, and especially the principles of a Survey Settlement, and the rules laid down for

1903. t Resolution, Bevenue Department, No. 4876. T Government Res dated 16th July 1992

<sup>1</sup> Revenue Department Circular No. 581, dated 28th Jamessy 1899. 5 Government Resolution, Revenue Department, No. 4876, dated 16th July 1963.

the guidance of Revenue Officers in connection therewith. The papers, with and without books, will contain questions on the principles regarding the exemption of improvements from taxation with parti-cular reference to the summary of these principles as given in Volume III of the Survey and Settlement Manual and its Appendices.

\*(b) The candidate shall be examined in a paper on subjects connected with Revenue

Survey and Settlement.

The paper on Survey and Settlement will include questions on the subjects dealt with in-(I) Volume I, Volume II (Parts I and II) and Volume III (Part III) of the

Survey and Settlement Mannal;

(2) The Land Revenue Code, Chapters VIII, IX and X, and the rules under section 214 of the Code relating to the provisions of those chapters, together with all recent (1) Fide H. V. Suihe's orders annotated edition of the Lucid Revenue Code. สทสั rulings O of Gov-

ernment on the subject of Survey and Settlement. (3) The latest Red Letter Chapter in the General Administration Report of the Bombay Presidency on the character of Land Tenures and System of Survey

and Settlements. (4) Government Resolution No. 2619 of

16th March 1884.

(a) No Assistant Collector serving in the Presidency proper shall be declared to have passed the Higher Standard Departmental Examination until he produces certificates that he has andergone a three weeks' course of instruction in survey under a Divisional Superintendent of Land Records and Registration and a three weeks' course of instruction in agriculture under the direction of the Director of Agriculture and has acquired a fair practical knowledge of these subjects.

For the purposes of these courses the text-books to be studied are Volume I, Volume II (Parts I and II) and Volume III (Part III) of the Survey and Settlement Manual and Volumes I and III of Mr. Mollison's text-book on Indian Agriculture; but the instruction will be se far as possible practical and in the field.

(d) No Assistant Collector serving in Sind shall be declared to have passed the Higher Standard Departmental Examination until he produces a certificate of attendance at

the Survey Class at Hyderabad. (4) The candidate is to be tested in the Penal Code, the Criminal Procedure Code, the

High Court Criminal Circulars (the Sind Courts Criminal Circulars in the case of candidates serving in Sind),† the Police Acts, the Summary Schilement Acts, the District Municipal Act, the Salt Act, the Watan Act, the Opium Act, the Forest Act, the Abkari Act, the Bombay Revenue Code, the Local Boards Act, the Bombay Record-of-rights Act, 1908,‡ and uther Acts and Regulations commonly referred to in practice,

(5) The candidate will also be examined in Mr. Field's Law of Evidence in British India, the examination being limited to the part which deals with general prin-ciples only, and the Indian Evidence Act and the Indian Contract Act (Nos. I and IX of 1872), the questions in which should be answered without books. §

(6) The candidate will be examined in a paper on subjects connected with the Indian Registration Act, the Indian Stamp Act and the Rules laid down thereunder and sections 54 and 59 of the Transfer of Property Act. \*\*

16. The extra paper on Judicial matters described in Rule 8 will Bramination in extra consist of questions on Judicial paper. the following subjects:-

The Civil Procedure Code. The Law of Limitations, The Law of Contracts. The Law of Evidence.

The Specific Relief Act, the Indian Succession Act, the principles of Hindu Law, and the leading cases decided by the Bombay High Court.

The marks obtained in answering this extra paper will be reckened towards the Assistant Collector's passing the Departmental Examination, Higher Standard, provided the minimum in all other branches of examination has been duly attained.

#### LOCAL CONMITTEES.

17. On application made one month previous to the ordinary date of Local Committees. an examination, Local Committees will be appointed for the examination of candidates stationed in the Province of Sind, the Persian Gulf, or Arabia.

18. The Permanent Committee for Departmental Examinations will Procedure to be followed fix the hulf-yearly examby the Permanent Com-mittee when Local Com- ination days. If local mittees are appointed. examinations are sanctioned, they must be held

on the same days. The Permanent Committee shall prepare beforehand for each examination sets of questions, a sufficient number of copies of each of which sets shall be forwarded to each Local Committee in a scaled packet, not to be opened autil the moment of examination. The Perautil the moment of examination. The Per-manent Committee shall, subject to the general control of Government, frame rules for the general guidance of the Local Committees in order to insure a fair and uniform method of fixing the degree of attainment upon each point of examination.

19. The Local Examination Committee will consist of the chief Judi-Constitution of the Local cinl and chief Revenue Committee for Departmental Examinations, Officers of the district.

the senior of whom shall be President; and the other members shall consist of one experienced Native Officer from the Judicial, another from the Revenue Branch of the Service, and a third from the Educational

Government Resolution, Revenue Department, No. 8408, dated 3rd December 1802.

† Government Resolutions, Revenue Department, No. 4109, dated 22nd September 1910.

Covernment Resolution, Revenue Department, No. 5744. dated 5th July 1904.

<sup>§</sup> Government Resolution, Revenue Department, No. 7251, ated 12th October 1886. ¶ Government Resolution, Revenue Department, No. 2618,

dated 31st May 1872. | Government Ketification, Revenue Department, No. 7841,

ted 16th November 1687.

Department. When the chief Judicial or chief Revenue Officer is unable to attend, an experienced Assistant or Subordinate will perform his duties as member of the Committee. In Sind, where the examinations will be held at Korachi, the Assistant Commissioner will be as officio Secretary to . the Local Committee, the President and members of which will be appointed by the Commissioner of that Province.\*

20. (a) The Local Examination Committee will conduct the examin-Duties of the Local Evations and, after due amination Committee.

deliberation in respect of each candidate examined, will record the result so far as regards the points on which their report is due, and the President shall transmit the record to the Permanent Examination Committee. The President will be responsible for the fairness, importiality and proper strictness of the ex-amination. The written answers of the candidates and the other papers written by them shall be forwarded with the record.

(b) To preserve uniformity of standard in the examinations held by the Permanent Committee and those in Sind, the same magisterial case will be set to the Sindhi candidates as is set in Bombay.

Note.—The Revenue papers for all Sind condidates, including Assistant Collectors serving in Sind for the time being, will be prepared under the orders of the Commissioner in Sind and the marks for the replies assessed by the Local Committee

(c) All papers set by members of the Perma-nent Committee, and the answers to which are to be examined and marked by such members, will be sent under scaled cover to the Secretary to the Local Committee, who will return under scaled cover the maswers to the Secretary to the .Permanent Committee for assessment of the marks, and the decision whether a candidate has or has not passed will rest with the Permanent Committee.

21. The Permonent Examination Committee shall report to Government the names of such candidates as have successfully passed,

## HINDUSTANI AND VERNACULAR EXAMINATIONS,

Examinations in Hindustáni, Marátbi, Gujaráti and Kánarese

Conduct of examinations in Hindustani and vernashould be held by the Civil and Military Excular languages. Committee amination and examinations in Sindhi and Arabic should be held by the Local Committees at Karachi and Aden respectively.

23. The Civil and Military Examination Committee will meet on the first Monday in every month to conduct examinations in Hindustan, Maráthi, Gujaráti and Kánarese. Should the direct Monday of a month fall on one of the guzetted holidays, the examination will be held on the following Monday or, if that is also a gazetted holiday, on the next working day there-

Note .- The term " gazetted belidays " should be held to

numerous de la company de la c

\* Government Resolution, Revenue Department, No. 3392, dated 9th July 1881.

13

Assistant Collectors desirous of attending the examinations should send in their applications to the Committee through the head of their department at least 15 days before the date of examination. When an Assistant Collector who has been granted permission does not propose to avail himself of such permission he should intimate his change of mind to the Civil and Military Examination Committee at least 7 days before the date of examination so as to save unnecessary trouble to the examiners.

The Local Committee at Karáchi will meet for examining candidates in Sindhi whenever directed by the Commissioner in Sind to do so.

A candidate who fails in the examination will not be allowed to present himself again for a period of two months.

24. The examination Standard of the examinain Hindustáni shall contions in Hjudustáni and tain the following exervernacular languages. cises:-

(1) Translation vivd voce into English from a fairly written Hindustani

letter or petition 50 (2) Written translation into Hindustani from an ordinary English narrative or from a letter or petition or a Government order or

regulation ... 100 (3) Conversation on ordinary subjects, including commercial, revenue and magisterial matters, to test the condidate's capability of understanding and making himself understood in a conversation on such subjects

... 100

Total ... 250 Note.—A candidate who obtains 60 per cent of the aggre-gate marks (i. e., 169) will be considered to have passed the examination.

Examinations in the vernacular languages (viz. Maráthi, Gujaráti, Kánareso, Sindhi and Arabie) should be according to the standard shown below:-

1. Translation from English ... 100 Translation into English of a vernacular passage and writing a sum-mary in English of vermocular

papers reed out to the candidate. 100 .. Reading and explaining native papers, and conversation (in cases of local examination according

to report of Local Committee) ... 150 Note (1).—A conditate who obtains 50 per cent, of the aggregate marks will be considered to have passed the cannication, and a candidate who obtains at lones 76 per cent, of the aggregate marks will be considered to have passed the examinion with credit

sales with endil. Note of the form the state of the state of the Region and the state of the state of the state of the Region will be of a general lineary character while the end concentration was consistent or the state of the state of the silence from two mandatules of the state of the s

Committee at Hardeli, and the written exercises for candidates in Arabic at Aden will be set and marked by the Civil and Military Examination Committee. In both casts the wird res mention will be conducted and the marks assessed first by the Local Committees.

† Government Resolution, Revenue Pepartment, No. 3385, dated 9th April 1912, † Government Resolution, Revenue Department, No. 4876,

dated 16th July 1902.

## TABLE 1.

LOWER STANDARD. Marks. be) 1. (a) Judicial questions, to answered with books (b) Judicial questions including 150 questions on the Indian Évidence Act, to be answered without books ... 2. Magisterial case 50 3, Revenue questions 150 4. (a) Paper of questions on Trensury and Local Fund Accounts 75 (with books) ...

## (b) First voce in Revenue Accounts, Aggregate Marks ... 500

## TABLE 2,

HIGHER STANDARD. Marke Judicial questions, to be answered with books 2, Judicial questions including questions on the Indian Evidence Act and the Indian Contract Act, to

be answered without booke ... 8. Mr. Field's Law of Evidence in British India 100

estions on subjects connected with the Indian Registration 4. Questions on Act, the Stamp Act and the rules laid down thereunder and soctions 54 and 59 of the Transfer of Property Act ... ... 100

5. Magisterial case 50 6. Rovenue questions with books 150 Do. without books ...

8, Paper on Revenue Survey and Settlement matters ,,, ... 100

Aggregate Marks ... 800 Add-Extra Judicial paper ... 150

950 Note 1 .- (a) A candidate who obtains at least one half of the marks under each head and at least 60 per cont. of the aggregate in the subjects offered in the examination will be considered to in the subjects curren in one examination will be considered to here passed unless the Personance Committee for special reasons reported see fix to rule otherwise.

(a) A condition who beliates at least 75 per cont, of the aggregate marks obviously will be considered to have passed.

eggregate marsa command will be considered to have passed the aranimation with event.

Hote 2.—The following are the bends under which the subjects of examination are arranged, each head being considered as one subject when exhibiting the minimum mark entitling a condidate to pass—

II.—Revenue, No. 8.

III.—Accounts, No. 4.

In the Highest Standard.

Lo-Indian, Nos. 1, 2, 3, 4 and 5.

II.—Six non, Ros. 6 and 7.

II.—Six non, Ros. 6 and 7.

Not. S.—Account Secure and Melliment, No. 8.

Not. S.—Any condition for the Lower or the Higher Standard Department Standard or Medicine Annimination of Medicine Annimination of Medicine Annimination of Medicine Annimination of Medicine Annimination of Medicine Annimination of Medicine Annimination of Medicine Annimination of Medicine Annies and Medicine Annies and Medicine Annies and Medicine Annies and Medicine Annies Annie and gazari is all the subjects but one will not be addiged to proceed hinted gazari for extransistion coursely in the addiged and which he may have balled, but he will not be declared to have the may have balled, but he will not be declared to have the may be added to the subject of the process of the lower process. The process is the case addiged in which he may have hind on that when at the sent coming general extransistic, and he may apply for he retardently in it always have been applied to the subject of the sent coming general extransistic, and he may apply for he retardently in it always having fields link. The credibles will five he extransised in that subject at such place are discovered may direct and if design a condition and he lever's Standerly Department Ex-lation to pursue by will be cutilitate to appear from higher handows the content of the content of the content of the standard to the next case of Coronal Standards and the case of Coronal Standard with one transity Coronal Standards and the case of Coronal Standards and the c

†RULES FOR THE ENCOURAGEMENT OF THE STUDY OF ORIENTAL LANGUAGES AMONG THE JURIOR MEMBERS OF THE BOMBAY CAVIL SERVICE.

1. The rules published in the Bombay Gov. erament Gasette of the 23rd July 1868, Part I, Rormer tales expedied. pages 682-8, are cancelled.

2. The standards of examinations and donations to be given to suc-Standards of examinations eessful candidates will be and donations. as follows:-

Rs 800 Ambic Sanskrit Persian Higher 800 800 Manthi ... 1,500 Gujaraŭ 1,500 1,500 1,500 11 ith certificate Kanstese ... Righer from the Pre-Sindhi ... Proficiency. ... 2,000 ... 2,000 ... 2,000 ... 3,000 ... 3,000 Persian iners. Aralie Saustrit. Marathi With Vith diploma from the Gov-Gujarati ... Krinerese ... ... 3,000 ... 3,000 ... 5,000 Degree of Pertian ernment Arabic Sauskrit India

... 5,000 3. No Civil Servant will be permitted to present himself for exemination

Candidates not to appear by two standards of the for 107 same language simultwo standards. but he may tanecualy, but he may

examinations in any languages without first undergoing any inferior test-

4. No Civil Servant will ordinarily be permitted to appear more Candidates not to appear more than twice. than twice as a candidate at any examination; but,

if a special recommendation be made by the Examiners, a candidate will be allowed to appear a third time.

5. No Civil Servant will be allowed any pecuniary roward fer passing the Higher fer Time within which candlpassing the Higher Standard and High Prodates can appear for examin-

Examinations ficiency after the expiration of ten and afteen years, respectively, counted from the date of his first arrival in India. No exception to this rate will be made on account of leave or any other cause. Civil Servante may be permitted to attend the examinations after the expiration of the periods specified in this rule, but no reward will be granted to them if they pass; and their leave must be limited to such time us may be necessary to enable them to attend the examination, and no extra expense must under any circulastances bo caused to the State. In such cases it will be within the competence of the Local Government to refuse applications for permission to attend my particular examination when compliance with such applications would involve inconvenience to the public service. Civil Servants who pass the examinations after the expiration of the periods specified will be entitled, however, to the usual certificate declaring the successful result of the examination. In the case of an examination for the Degree of Honour Standard there shall be no limit of time and an officer will be permitted to earn a reward by passing this examination at any time within the period of his service.

† Government Recolutions, Revenue Department, No. 1091, dated 31st January 1907, and No. 5902, dated 20th September

<sup>\*</sup> Government Resolution, Revenue Department, No. 8464, dated 2nd November 1904.

SECTION II.

Civil Servants who may have passed. examinations under any former rule shall not be Candidates passed under former rules not allowed to eligible to compete at

spoter. corresponding examinations in the same language or languages under these rules.

7. Civil Servants who are natives of India, Kative Civil Servanta, competitive or statutory,

and who have entered the service either by competition in England or by not to receive donations for passing in the vermoulars of the districts in which appointment under the Statutory Rules, shall not receive the donations prescribed in these rules they mere born or educated.

when such native civilians pass in the vermenlar of the district in which they were born or educated, Government determining in each case what languages come within this definition. Probationers under the Statutory Rules shall not be allowed to appear at these examinations.

The Civil and Military Examination Committee will meet on the first Monday in every

month to conduct examinations according to the Lower, Higher, High Proficioncy and Degree of Honour Standards, Protection and Degree of Monour communes.

Examinations in Persian, Ambie and Sanskrit will however be held only quarterly on the first Monday in January, April, July and October. The Committee will also hold special meetings whenever directed to do so, either by His Excellency the Governor or the Licentenant-General. Commanding the Forces, Bombay, for the examination of any candidate or candidates who cannot attend during the regular monthly or quarterly sittings. Should the first Monday of a month fall on one of the gazetted helidays the examinations will be held on the following Monday or, if that is also a gazetted holiday, on the next working day thereafter. Civil Servants desirous of attending examinations must apply for leave to do so at least three months before the date of examination. When a Covenanted date of examination, when a Covening of Civilian who has been granted permission to appear for examination does not purpose to avail himself of such permission, he should intimate his change of mind to the Civil and Military Examination Committee at least ten days before the date of examination so as to save unnecessary trouble to the Examiners.

Note I .- The term " gazetted helidays" should be held to 10000-

holidays prescribed or notified under region 25 of the Negotiable Instruments Act, 1831;

[2] Indiday on which by Government notification in the Gazette, any public office is ordered to be cheed for the transaction of public bariness without merevo or qualification. The term does not include local habitany

quantentuctif, which may be granted at the discretion of heads of officers, provided that there are no arrows of work, nor such merely normisible or discretionary holidays as the last Saturday of each would.

Note II.—The officers nonred below are subtorized to sanction applications for leave to sthroit examinations in the case of officers subrodizate to them who have not exceeded the limits of time laid down in rule 6.—

The Commissioner in Sind, The Commissioners of Divisions

The Commissioner of Customs, Salt, Opium and A'blotti, The bettlement Commissioner and Director of Land Records,
The Director of Agriculture and of Co-operative Coeffet.

Someties.

Sociotes, The Collector of Bombay, The Political Resident, Aden, The Agent to the Governor, Kathiswan, The Political Agent, Kelbitpur and Southern Marisha, Country,

Government Notifications, Beverue Department, No. 3439, dated 2nd April 1008, and No. 5020, dated 30th May 1911.

The Political Agent, Mabi Santha.
The Political Agent, Palanper,
The Henoamplie tha Chief Justice, High Court (as regards
the District Judges and Assistant Judges),
The Impactor-General of Police,
The Impactor-General of Priscoss,

The Judicial Commissioner of Sind.

9 (A).-The following are the subjects of examination for Subjects of examinations by the Higher Scandard. Higher Standard Sanskrit and Persian :--

(a) Constraing, with readiness and accuracy, from the undermentioned books:-

Sanskrit ... Rije Patha,

1. A selection from the "Tarikh-j-

2. A solution from the "Safar Nama-i-Shah-i-Iran."
3. "Narrative of Mrs. Hortested" translated by Isimad-us-Saltana.

Note.—The three Persian selections are bound in one volume entitled the "Hadiqu'yi-Faralati."

(b) Translating accurately, and with correctness of idiom and grammar, not less than helf an ordinary octave page of plain English into the language in which the examination is held,

- (c) Reading manuscripts fairly, and trans-lating them readily and correctly. These manuscripts may be selected from the proceedings of a case in Court, from reports or petitions addressed to Civil or Military authorities, from letters passing in the ordinary course of business, or from private correspondence. They should not be written with the clearness of a printed book, nor yet in e very cramped or erabbed hand, but in such a manner as fairly and honestly to repre sent the written characters generally employed.
- (d) Vivd voce translation into the language of a paper of English sentences, and (in Persian only) conversing in the Examiner's presence with a native of Persia, with fluency and with such correctness of pronunciation, grammar and idiom as to be at once intelligible, Sanskrit the colloquial test will be omitted.

9 (B).—The following are the subjects for the Higher Standard Examination in Arabio :-

(a) Translation from English into Arabic (written):

Note. This translation should be marked with the vowel points.

(b) First voce translation into Arabic of a

letter on a simple subject; (c) Viva voce examination in the prescribed

text-book (Ar-Rausatu-z-Zakiva); (d) Reading and translating an Arabic manuscript of moderate difficulty

selected as in rule 9 (A) (c) above; (e) Conversation of a simple character in Arabic with un Arab.

10. The following are the text-books prescribed for the High Profi-

Subjects for the High ciency Examination, In Professory Exam Persian half the passages for translation will be selected from the listed works and half from

works of a similar standard of difficulty :-(a) Prose-

Makádji Shinde yanche Maráthi Charitra by Mr. Nato,

Gad ála pan sinh gela by Mr. H. N. Apte.

((b) Poetry The following selections from the Navanit :-1 Harischaudrakhyan by Mukteshwar. Abhi-Maráthi\* 2. Akrooragamun, , manyu Fadh und Shriyal Charitre by Shridhar, and 3. Gopichandakkyán Mahipata. Prose-1, Karanghelo by Nandshankar; 2, BhatannBho-palms and By Naval-3. Akbar ane ráin. Birbal. Gujarati† ... Poelry— I. Nolakhyan by Premanand. 2. Padmázatini Fárta by Shámal as in Mahipatrám Ruprám's Kávya Dokan (Government edition). 1. Ratha Sangraha, Parts II and III (extracts from Ship Puran and Maha-Kánarose† ... { Uhlerat). Postry. 1. Torave Rámáyana, Sandhis XVI and XVII of Bálkénda. Sindhi version of Johnson's Rasselas by Mr. Keshori. Sindhi Translation of Hunter's History of India, Shah-jo Rasilo, Nafhat-ul-Yaman,
Selections from Alif Laila. Ambie Hitopadesha. First nine cantos of Raghu-Sanskrit vauso (expurgated edition by Iswern Chendra Vidyáságur). Prose . Gulistán, Siyabat-Nama-i-I brahim Beg Háji Bába Ispáhani. Asar-i-Ajam, Autobiography of the Amir Abdur Rahman Malcolm's History Persis (Mirza Hairat). Mukalama-i-Suiyyat-i-Irani. Poetry-Diwan i-Andalib. Diwan-i-Sarkhush / (official Persian edition). Newspapers-Ittila. Iran. List of grammars recommended. Modern Persian Colloquial Grammar by Dr. Fritz

(a) Translating vivâ voce with readiness and accorsey from the prescribed textbooks and answering questions arising out of the passages in which the candidate is examined

(6) Written translation into English of a previously unseen passage in narrative style selected from the current literature of the day.

Note - This role does not apply to Sanskrit. The passages set for translation from Arabic and Persian into English will not necestarily be in terretive style.

(c) Written translation, with accuracy of idiom and neatness of expression into the language in which the examination is held, of an English paper in narrative вíуlе.

Note.—The translations into Arabic should be marked with the rowal points.

(d) Written translation of a peper of idiomatic sentences in English into the language. Mole,-The translations into Arabic should be marked with

the vowel points. (c) Conversation in the language (except in Sanskrit). In this portion of the test

the candidate will be expected to converse freely and fluently on general subjects. Note,—in the case of Arabic and Persian the caudilate must exhibit a competent knowledge of the unders spoken islam. Candidates in Arabic will be required to converse with an Arab speaking pure Arabic. In the case of Persian the conversation may be with a unity of Shirzs, Teherau or Gilan.

(f) Reading and translating at sight a manuscript in the language

(g) Find voce translation at sight into the Fig. occ translation at sight into the language of a paper in Reglish placed before the candidate. This translation as it is made will be written by a mushi as dictated by the candidate who will be permitted to correct his translation when completed upon its being read out to him by the examiner, The time occupied in this exercise will be taken into account in awarding marke.

(A) A paper of grammatical questions.

11. The following Subjects for the lionour are the subjects for the Honour Examination :-

> Bháratomrit, Part I, Sabhá-parva and Vanaparva by Balwant Trimbak Dravid. Shri Rámcharitra
>  V. Vaidya.

Amehya Ayushyátil Kánhi A'thavni by Mrs. Ramá-

bai Ranade, Dhormapara Fyakháne by the late Mr. M. G.

Ránade, 5. Shrí Shankar Digjaya Natak by Balvant Pandu-rang Kirloskar,

6. Uttarnaiskadha Charit by the late Mr. Waman Abaji Modak. 1. Dnyandera's Dnyanesk-

touri (extracts from the 12th and 13th Adhyayas as given in the Navanit, of 1910).

\* Gererment Resolution, Revenue Department, No. 7385,

the Rev. W. St.

Tisdal).

Marithit

Language by John T. Platts.

Modern Persian Conversation Grammar (with key) by

Grammar of the Persian

dated 20th July 1908. (Government Resolution, Revenue Department, No. 6562, dated 15th July 1919.

ment Resolution, Revenue Department, No. 6562, dated 15th July 1912.

Moropant's Kekávali, 121

Gujaráti\*

Kánarese\*

Sanskrit

Arabic

ehlokas in all (Nirnava Sagar Press edition). 3. Váman Pandit—Selections as given in the Navaint edition of 1910, pp. 96-143. Rámdús—Dárbodh, 1st and 2nd Dashakás, Dhulin edition 3rd, Shri A'tmaram Press, Dhulia. 5. Raghunath Pandit-Nala Damoyanti Swayamvarakkyan, as given in the Navanit edition of 1910, рр. 381-410, Prose 1. Sarozvati Chandra, Parts I and II, by Goverdhan M. Tripathi 2. Shakuntal Nátak Zaverilal Yajnik's edition. Poetru 1. Dayaram - Miscellanco u s pieces, garbis and pads, Narmadáshonkar's edi-2. Kávyo Dohan (Mahipatrám Ruprám's edition, pp. 151 to 490). 1. Mudrámanjushn. Poetry-1. Basava Parana. Sandhia I to IX. 2. Jaimini Bharat, Sandhis I to V. Hennamma's Hodibadeya Dharma. 1st and 2nd Adhyays of the 1st Ashtak of the Rig-Ved Sanhita. Cantos I to VI and XI to XVIII. inclusive, of the expurgated edition of the Kirátárjuniya of Ishvar Chandra Vidyáságar. Shakuntala Nátak Hamasah, 1st two Books, pp. 1-109, Calcutta edition. ... Timur Namah. Mukamet of Hariri, 1st half, Saba Maullokat, The Degree of Honour test in Persian will comprise the. whole range of the language, and a knowledge of the classical as well as of the modern language will be demanded of the candidate. The following works are recommended for study :-Nasikhu-t-Tawarikh, Volumes I and X. Mirajhu-s-Saadat · Safar Nama-i-Shah-i-Iran. Akblaq-i-Jaluli. Shamsa-wa-Qabqaba. Durrs-i-Nadiri Waqa-i Nomat Khan-i Ali, Akbor Nama. Poetry-Diwan i Hafiz.

Qusnid (official edition). Shah Nama Persian Muntakhah-i-Shaihani Proceedy and Rhetoric-Hudniqu-I-Balaghat, Rhetorique et Prozodie. Newspapers-Titila Tran. Hablu-I-Matin. List of grammars recommended.

Qa'ani

Modern Persian Colloquial Grammar by Dr. Fritz Rosen. Modern Persian Con-

versation Grammar (with key) by the Rev. W. St. Clair Tisdell, Grammar of the Persian

language by John T. Platts, (a) A written examination in the prescribed

A where examination in the preserver, books, the papers set in which will include questions in grammar (including philology) and prosody. In Persian half the passages for translation will be selected from the listed works and half from works of a similar standard of difficulty, (b) Written translation into English of

difficult unseen passages in prose.

Note .- The passages will, in all lenguages except Saukrit, be selected from the current literature of the day.

(c) Written translation into English of

difficult unseen passages in verse.

(d) Translating into the language a difficult passage (or passages) in English with such accuracy, elegance and idiomatic excellence as shall show eminent proficiency in the language. Note.—The trans dations late Arabic should be marked with

(e) Conversing with accuracy and finency

(except in Sanskrit). Note.—In the case of Arabio, the conditate will we expected to converse with an Arab speaking pure Arabio.—In the case of Femions the conversation may be with a native of Ehirm. Telecum or Olisa-

(f) Reading and translating at sight a

difficult manuscript in the language.

(c) Fied voce translation at sight into the language of a paper in English placed before the candidate. This translation as it is made will be written hy a munshi as dictated by the candi-date who will be permitted to correct his translation when completed upon its being read out to him by the examiner. The time occupied in this exercise will be taken into account in awarding marks.

Braties. Bill—An impressit park of Higher Schmind, High Pedicinery and Degree of Honora Rauman-times in Parks are constituted tuesting the childy of anolitical in, rauling and translating unscriptor furnity. The candidate harmonic highest heart harmonic in propagate phenolative for the manufacture of the harmonic and the harmonic harm

The Secretary to the Civil and Military Examination Commistee, Bombay.

Government Resolution, Revenue Department, No. 6562, dated 15th July 1912.

12. The Honour Examination will be of a searching nature, and exercises, both oral and written, must be per-

formed with such excellence as distinctly to establish a claim to eminent proficiency.

13. Successful candidates for the Degree of Honoar shall be arranged in two divisions according to it a number.

of marks obtained. For the first division 60 ye number of the marks must be obtained in all satipets, and not less than 60 per cent. in a satipets, and not less than 60 per cent. in any one paper; for the second division 60 per cent must be obtained in all subjects, and not less than 55 per cert. in sech paper. The reward and diplems will be granted only to those passing in the first division, and their names only will be published in the Genetic of India. Those passing in the second division will be deemed to have passed for the purposes of leaves and travolling allocance rules, but they will not be allowed the board of those rules on a scoond coession, should they else to comprise again for the reward of a Degree of Homes.

Application of rules to 14. The foregoing other officers. rules apply to—

- (A) Military officers in permanent Civil omploy serving in the Eombay Presidency.
- (B) All effices of the Political Department of the Government of Doubley, including Military officers in permanent Political employ, who will be slightle for reward for passing examinations in the versacular inagence spaces in the Agency in which they are serving. In the case of Military officers in permauest Political amploy the limit of thus specified in Rule 5 within which and officer con carm a reward for passing the Higher Standard and High Profectory Examinations responsively any, for special reasons, be extended by Government on recommonition of the Political Agent mader whom the officer is serving.

(O) Gazetted Police officers not being natives or Statutory natives of India, so far as the rules relate to the High Proficiency Examination in vernacular (but not classical) languages, subject to the following provisions:

(a) that Police officers shall be eligible for rewards only for passing the examination in the vernacular languages of the Bombay Presidency;

(b) that in the case of officers appointed in India the period within which the examination must be passed in order to entitle them to the grant of pecuniary reward shall be counted from the date of their first appointment.

15. The following Articles 279 to 288 of the Ciril Service Regulations, ination.

Lears to appear at examination. fifth edition, regulate the grant of lears to

enable officers to appear at examinations;-

279. In cases not specially provided for in this section, permission to appear at an optional examination prescribed by Government in any of the Oriental languages carries with it he grant of joining time (excluding the time allowed for preparation) to and from the place of examination, busides leave for the day or days of examination.

280, (a) A candidate for a rework by the High Standard in Arabic, or High Profiscency in Arabic or Persian, may be allowed either (2) leave for one mount he force the examination, and, if he passes, for another mouth after it, or, (ii) if he undertikes to spend it in analy under professional tuition at a Presidency town, the whole period of two mouths before the examination.

(6) An officer who is a candidate for the Degree of Homes in Arabic or Persian may be allowed either leave for two meaths under clause (c), or, if he leaves latin for study, leave for four months to leaves the study, leave for four months to leave the leave of the fall itself Department of the Government of Iselia may be granted this leave oven when they are condidates only for the Higher Standard or High Problemcy test in Arabic or Persian.

Note. - Levre under clause (a) or (b) is not admissible more than once; nor can such leave be combined.

(c) Privilege leave may not be granted in continuation of the month's feave after examination admirable under clause (c), but otherwise leave under this article may be combined with privilege leave, provided that privilege leave, profixed to heave under clause (d) must be spent in, or in travelling to, one of the countries mouthosed in the clause.

(d) An officer on leave under this article has a lien on his appointment, substantive or officiating, and is outsided to leave allowances, as if he were on privilege leave, for an aggregate maximum period of twelve menths.

Mote.—An officer certing in a department in which regular tractions are allowed is catalled, during examination leave, to a leave allowance equal to the salvey which he would receive if he were on duty in the appointment on which he has a lies.

281.— \*

No. The control of the cont

282. Ex-pt as provided in Articles 280 and 281, no kind of leave, except forlough on medical certificate, may be granted in continuation of examination leave.

263. The rules in this section apply to Military officers subject to the Military Leave Kules serving in any Civil Department other than the Public Works, Railway, the Survey of India and Forest Departments, to which departments they are not applicable.

#### CHAPTER II:

REVISED RULES FOR ADMISSION TO, AND PROMO-TION IN, THE BONRAY PROVINCIAL CIVIL SERVICE.

(NOTE: For these Rules see pages 493-497
of this Volume.)

#### CHAPTER III.

#### RULES RELATING TO DEPOTY COLLECTORS.

- 1. Every person appointed to be or to act as Deputy Collector without having possed the Departmental Examinations prescribed for graduates and non-graduates is required to pass the Departmental Examination, Higher Standard, and an examination in the varuacular of the district, according to the standard prescribed for Assistant Collectors, within one year from the date of taking charge, or at the first examination held after the expiration of one year from such date. On failure so to pass, a deduction of 10 per cent. will be made from his salary until he shall have passed the examination. Until the abova examination shall be passed, the person appainted will be shawn in the Civil List as a probationer, and on failure so to pess within two ears from the date of namination he will forfeit his appointment.
- 2. A Native Deputy Callector will not be required to pose an examination in his own vernousler lenguage, but if he is exposited to a district the vernocular of which is different from his own, he will have to undergo an examination in the language of the district.

Note ... For the purpose of this rule, Eurasian capdidates are Native candidates.

- 3. A Deputy Collector will not be required to answer the paper on Survey and Settlement matters and the paper at the Registration and Stamp Acts and the rules laid down thereunder, nor to produce the certificate referred in Rothert E. Section 1, Rule 44, sub-para 2 (4).
- 4. A Deputy Collector who is appointed to ad jetce he appointment in a district of rishs the venturely reporter of the length of his provines service, in specific of the length of his provines service, to pass in the verturely rise of that district within one year from the date of his judging his appointment, and their life finite of a site deduction preservice in Rule 4, Suction 1, Chapter 2, should be made from his pay. [Government Resolution, Revenus Department, No. 1075, dated 9th February 1983.]

Provine—Any Deputy Collector of mure than 50 years of see should be exampled from passing an examination in the Images of the district, provided it can be certained that he already pressures as sufficiently good passived knowledge of the language ter the difficult performances of his duties. (Government Resolution, Evenan Department, No. 9570, dated 25th Navamber 1995.)

#### APPENDICES.

#### APPENDIX VI.

# List of Proposals filed by Mr. P. J. Mead, I.C. S., Collector, Ahmednagar. (Vide Question No. 26715.)

(Vide Question No. 26715.)

#### 1 .- Payment of Actual Expenses on Transfer.

- i. Vide section 1094, Civil Service Regulations.
- ii. It is generally agreed that double First Class fare is entirely inadequate compensation.
- Cf. section 1000, Civil Service Regulations. Permanent Travelling allowance is insufficient to cover extraordinary expenditure of this kind.

#### 11 .- Introduction of a Time Scale for Junior Officers.

The following rates are proposed :-

101	mante researched bec	poscu .		
				Rs.
	Initial Pay	***	***	450
	After I year	***		550   subject to passing the Depart
	After 2 years		***	600   mental Examinations.
	,, 3 ,,	***	***	6 <b>5</b> 0
	, 4 ,,	***	***	725
	" ō "	***	***	890
	" 6 <sub>11</sub>	***	***	··· 875
	,, 7 ,,	***	***	950
	"в"	·•• J	•••	1,025
	" <sup>9</sup> "	**	•••	1,100
	,, 10 ,,	***	***	1,175
	,, 11 ,,	114		1,250
	12	***		1.350

- The above figures denote minimum substantive pay. Acting allowances would be payable in addition.
- The time-scale involves the abolition of grades among Assistant Collectors, and it is designed to ensure a responsible wages for a junior officer, up to the point at which he may hope to act fairly permanently as Collector.
- Regarding initial pay, it is observed that members of the Indian Educational Service commence on Rs. 500. A salary of Rs. 400 is hardly safficient to avoid debt.
- The latest Civil List shows that 87 per cent. of the total Bombey cadre compy the
  position of Supernumerary Assistant Collectors. In Madrus, the corresponding
  perconnege is 24.
- v. In the last 20 years, the arenge period required for attaining the rank of a Second Assistant Collector has increased from 65 to 92 years.
- vi. Apart from any operation of improving our prospects, it has been often laid down that at the end of S yeard service, an officer should be cortain of an appointment currying a salary of more than Rs. 1,000 per messem. Upon an actuarial bests, ucoupled as correct by the Secretary of State, the Benday cadre should have been as under two.
  - (a) Superior appointments on over Rs. 1,000 per meason ... 100 per cent.
  - (b) Inferior appointments on Rs. 1,000 or less ... ... 39
  - (c) Reserve for leave and training ... ... 55-5

Total strength ... 1945 per cent.

- 5 Assistant Collectors on Rs. 900.
- 1 Colonisation Officer, Jameso Canal.
- 1 Manager of Encumbered Estates, Sind,
- 1 Registrar of Co-operative Credit Societies.
- 2 Superintendents of Land Records.

In practice, none of the holders of the five last-mentioned posts draws as much as Rs. 1,000 per mensum. Again, the total cadro was fixed, in the year 1900, at 183, while in 1907 it was raised to 180, with no addition to the net number of substantive posts. Moreover in European, as compared with other Provinces an incredinately large number of "superior" posts are close to the Rs. 1,000 limit.

- vii. Prospects of other Indian Services have recently been much bettered. The pay of the Junior Civilian is inferior to that of his contemporaries in other Services, e.g., the Police, where men are recruited at a younger age, after a slender and inexpensive advention.
- viii. The nature of the summittee prespects in junior officers, inevitably effects the matter of recruitment for the I.C.S. When possible, candidates realize that the average Indian Civilian makes hardly say progress if the first half of his career, the present tendency to avoid the Service will doubtless become more pronounced.
- ix. Conditions in the Home Civil Service lave been growing steadily better. Not only are good posts, such as Colonial Governorships, more frequently given to the competitionwallsh, but the ordinary rank and file make faster progress than increasily, so that, a clerk in a comfortable London office may be drawing as much pay as his contemporary in the ft. Q.S.
- z. The time-scale has been framed with an eye to the possible abelition of Exchange Compensation Allowance. Previous parallels indicate that this allowance will proble be lost. But under present conditions, officers who are now of ites than 10 years' standing have hitle chance of ever becoming Senior Collectors; and nothing short of a time-scale can be expected to guarantee a satisfactory flow of promotions.

### III .- Increase in the pay of Collectors.

#### The following grades are proposed :-

- 13 Senior Collectors on Rs. 2,500-0-0 (as in Madras).
- 13 Junior Collectors on Rs. 2,000-0-0.
- i. The work of a Collector has enormously increased.
- ii. Cost of living, both in India and England, has risen very soriously.
- The burden of public and private entertaining presses every year more heavily on the Collector; and much of his nominally private expenditure is really incurred on behalf of the State.
- iv. The pay of a Collector has remained stationary for nearly a contury.

### IV.—Revised rates of pay for members of I. C.S. serving in the Judicial Department. The following scale is proposed:—

								$R_{S_{\bullet}}$	a.	p,	
1	Judicial Commissi	ouer		191			14.5	3,500	Ò	0	
1	Additional Judicis	d Comm	isisione	210				8,838	15	4	
2	Sessions Judges	191		***	141			8,000	0	0	
5	Do.	191		***	***			2,500	0	0	
в	Do.	141		. ***	141	. '	á	2,250	0	D	
5	Do.			٠.,			444	2,000	0	0	

4 Joint Judges on grade pay (as at present calculated) plus Rei 300\*

10 Assistant Judges (with appellate powers) on grade pay plus Rs. 200\* Assistant Judges under training, on grade pay plus Rs. 100\*.

#### \* (These allowances to be treated as pay for all purposes.)

 Sessions Judges in the Bombay Presidency are distinctly worse paid than in other Provinces. The averages are these:—

		I we				
Eastern Bengal ar	id Assam	***	***		Rs.	2,324
Beugal	age of	,			4	2,283
Madras	***			***	11	2,830
United Provinces	ii:	41.5			,	2,155
Punjab		***		'		2,191
Burma	***	17			,	2,267
Bambay		·		400	1.	9.009

 The Ponjab District Judges, with lower judicial powers than Bombay Assistant Judges and Additional Sessions Judges, draw Rs. 1,500 per meusem.

- iii. 2 Savo in Bomboy, the pay of a First Grado Judge equals or exceeds the pay of the Executive Officer intendiately above the rank of a Collector; and in 4 Provinces the Second Grado Judge receives more pay than the best paid Collector. The scale now not forward will having the average pay of Sessions Judges in this Presidency to Re, 2,835 for Re, 2,296 if the Judgeal Assistant, Kalhiware, be included).
- iv. If Judicial efficers are to be practically debarred from Council appointments, I.C. S. Judges of the High Court should qualify for the full judicial pension (4),200 after 54 years of service on the High Court Bench, instead of being obliged, like Barrister-Judges, to wait for 114 years.
- V .- More favourable terms in respect of Pension Contributions.

It is suggested that either pension contributions on the part of officers be entirely abolished, or that the contributions be funded, as in the case of the Rubiway Provident Fund. An enquiry on action times is being completed in the Accountant General's office, on behalf of the LC. S. Association. The attitude to be adopted concerning Pension Contributions will largely depend upon the result of that enquiry. So far as is forown at present, the abeliation of contributions appears the more popular and expeditor forom.

#### VI .- Government Bungalows for Collectors and Judges.

The proposal is that Government should provide anisable residences for the Collector and the Jodge in each District at a rest not exceeding Rs. 100 per measure. Where this is impracticable, a great of bouse-rest up to the same amount might be unde.

#### PIII .- Extension of Orphans' Pensions.

It is proposed that in the case of sons, the pension should be continued to the age of 24.

- The axisting pension stops short at a most critical time in the orphan's career, whon
  presumably, he will be either in the middle of his university course or receiving
  professional training elsewhere.
- ii. The contribution payable on account of each son would, if the suggestion be account of each son would be supproximately £0-14-0, instead of the cristing rate of £0-11-5; and the amount would be payable, of course, for 3 years longer than at present.

## IX .- Occupation of Fund Payments after Relivement.

Increased cost of living in England furnishes the main argument.

#### X .- Proportionate Pensions upto the £1,000 limit.

Three pensions are proposed :-

- (a) After 15 years' service
- (b) After 20 do. [including 84 per cent, active service.
  - (c) After 25 do.
- This scheme is devised for the few who from ill-health (short of incapacity), or for family reasons, wish to terminate their service.
- ii. It would assist promotion
- iii. The principle embodied is already recognised in rules relating to the P. W. D., the I. M. S., and the Forest Service.

#### II .- Increased Pacificies in regard to Medical Attendance.

It is proposed that (1) European Givil Surgeous be invariably provided for all the more important stations in the Presidency: (2) free medical attendance be given to wives and families of officers,

The expense incurred in summoning European doctors from a distance is excessive, and the delay daugerous.

#### APPENDIX VII.

Officials, Non-officials and Associations in the Bombay Presidency, who, at the request of the Royal Commission, furnished written answers to the interrogatories printed on pages V\_XXXVII of this Volume, but who were not orally examined.

(A) .- Officials.

(A)—Officials.

(I) J. J. Havros, Beq. LOS, Judge, High Coard.

(B) M. H. W. HAVMAN, Beq. CLE., LOS, Commissioner, Belgaum.

(B) M. H. W. HAVMAN, Bev., LOS, Additional Judicial Commissioner in Sind.

(B) K. R. Benary, Beq., LOS, Officials were Michaeland Judicial Commissioner in Sind.

(B) K. L. H. M. L. Stander, Beq., LOS, Additional Sestions Judge, Poons.

(C) H. H. W. Havroy, Beq., LOS, Delatric and Sessions Judge, Poons.

(F) H. M. ABRUTAL, Beq., LOS, Delatric and Sessions Judge, Poons.

(B) R. E. A. ERROTT, Beq., LOS, Collector, Nawab Shah, Sind.

(B) M. M. S. Gerner, Beq., LOS, Delatric and Sessions Judge, Randargiri.

(II) A. B. Datta, Beq., LOS, Delatric and Sessions Judge, Randargiri.

(II) A. B. Datta, Beq., LOS, Sessional Commissioner, Bilitum.

(11) A. R. Dalal, Eso., I.C.S., Assistant Commissioner, Bijapur. A. B. Limber, 1969, A. L.O., ARSINGAR COMMISSIONET, DISPER.
 W. P. HURSEN, Edg., Aching, Collector of That and Flatica, Sind.
 S. M. EDWARDES, Edg., LCS., Commissioner of Police, Bombay.
 E. J. Borus, Edg., Assistan Oellerder, Possa.
 N. D. Marris, Edg., Deputy Collector, Clinic Officer, Municipality, Ahmedolad.

N. D. Marra, Eng., Depuly Collector, Ghief Oliver, Municipality, Oliverton, Karáchi.
 G. Raman Humanda Kana, Depuly Collector, Karáchi.
 G. N. Matra, Eng., Additional Sussions Judge, Ahmedabad.
 G. A. Hansham, Eng., Depuly Collector, Bildpur.
 B. H. Genoma, Eng., Depuly Collector, Fathan.
 R. G. Brannana, Reng., Judge, Small Canner Court, Porna.
 J. D. Diann, Heng., District and Sassions Judge (seitle), Thions.
 J. E. R. Brannana, Eng., Depuly Collector, Dinárutir.
 J. W. R. Brannana, Reng., Depuly Collector, Dinárutir.
 J. W. N. Knockan, Eng., Depuly Collector, Mistic.
 J. W. N. Knockan, Eng., Depuly Collector, Mistic.
 J. B. Canada T. C. Anvard. Demut Collector. Relevane.

(25) Rác Babádur R. C. Arran, Deputy Collector, Belgaum,

дон дано дальниг а. с. лагал, гериту сонессог, дендани.
 (23) W. N. Вольпально, Ева, Дерату Collector, со Special duty.
 (27) V. B. Мальпика, Ева, Depaiy Collector, Капате.
 (28) H. N. Сарост, Ева, Вет-Алаг, Additional Judicial Commissioner, Sind.
 (29) J. K. N. Karsar, Beg., Staintory Cyrlfan, Collector, Bijápar.

[30] F. L. SPROUT, EEq., Civil Engineer, Chairman, Bombay Trust.
(31) Surgeon-General H. W. STRYENSON, C.S.I., L.M.S.

(32) M. Kennedy, Esq., C.S.I., Inspector-General of Police.
(33) Lieut.-Colonel J. Jackson, I.M.S., Inspector-General of Prisons.

(84) G. P. MILLETT, Esq., Conservator of Forests.

(B). - Non-officials.

(85) FABULDEOY CURRIMBHOY EBRAHIM, Esq., Merchaut.
(80) F. M. CRINOY, Esq., Merchaut.
(37) Ráo Bahádar P. B. Josui, F.R.G.S.

(67) In an Insurant F. B. County Proceedings.
 (68) Sir V. D. Thacarrsey, Kt., President, Municipal Corporation, Bombay.
 (69) H. N. After, Feq.
 (40) Ráo Baladur Narayan Trimbar Valdta.

(41) M. L. RAMII, Feq., Merchant (42) Royd, R. A. Hune, D. D., Missionery.

(44) G. B. Upasani, Esq. J. P., Medical Probitioner. (44) G. W. Upasani, Esq. (45) H. O. Upasani, Esq. (46) Hou'ble Mr. N. D. Khandalawala.

(46) H. Gurbe Mr. N. D. Krandlawsta.
(46) G. K. Deryadnan, Rep., Editor, Dydaprakārā, Poona.
(47) J. B. Pettr, Edg., Merchant.
(48) C. H. Strukan, Reg., Advocata.
(49) R. Ab Bahádur R. M. Minasaru, Ahmeahand.
(49) H. A. Wanta, Edg., Bar. and Law.
(51) H. A. Wanta, Edg., Bar. and Law.
(52) K. Koventu. Reg., Merchant.
(53) K. Koventu. Reg., Merchant.
(64) H. A. Wantar, Edg., Photocop. Pergusson College.
(55) R. Go Rahádur D. B. Pantsun, Nifan.
(50) V. Sumurskaya.
(51) V. Sumurskaya.
(52) K. Rockentarya.

(56) V. SHUNTWASNAIK, Érq., Rarebemar.
 (57) T. B. NARDARI, S. q., K. I. H., Medical Practitioner.
 (58) H. VISHERMAS, Érq., President, Karéchi Municipality.
 (59) L. NARYANI, Érq., Merchant.

(C). Associations.

(60) Bombay Chamber of Commerce (R. E. iv. Pearse, Esq.).
(61) Bombay East India Assectation (J. L. Barrro, Esq.).

(62) В mbay Presidency Modem L'agne (Мошлу Raft-пв-пля Аниев).
(65) Deccan Subha, Po-пр (V. R. Guffe, Esq.).

(64) Poona Sárvajanik Subba, Loona.

#### APPENDIX VIII.

Officials, Non-officials and Associations in the Bombay Presidency, who furnished written answers to the interrogatories printed on pages V-XXXVII of this Volume, in response to a notification published in the Gazette, but who were not orally examined.

#### (A) .- Officials.

- F. C. O. Bellin, Esq., I.C.S., Judge, High Court.
   P. E. Perdyat, Esq., I.C.S., Secretary to Government, Legal Department.
   J. Nissim, Esq., I.C.S., Assistant Collector.
- (4) K. K. Suravala, Esq., Subordinate Judge, Surat.
  (5) F. J. Varley, Esq., 3rd Grade Judge.
- (6) K. K. THAKOR, Esq., Subordinate Judge, Virangám.
  (7) M. J. Kadri, Esq., Subordinate Judge, Umreth.

- A. J. Ander, 1815. Substitution of singly Crimical.
   G. L. Director, Eng., Sch.-Plage, Sheldpur.
   S. A. HICTIANIAN, Buq., Joint Substituted Judge, Dhárwár.
   V. W. Mar, E. R., Sherheitands Judge, Dhárwár.
   Y. W. Sher, E. R., Sherheitands Judge, Dhárwár.
   Y. W. Parter, Delt. School, Substitution, Broach.
   Y. D. Parter, Donk Adodance B. B. Bonos, Deputy Gollector, Násk.
- (13) Memorial by Subordinate Judges submitted to the Bombay Government in 1910.

#### (B) .- Non-officials.

- (14) M. G. ABBTANKER, Enq. Lamilord and Banker, Posma.
  (15) R. B. PRADEAN, Eng. Piender, Násik.
  (16) H. N. Rad, Ben, Gibtor, Indiana Speciator.
  (17) K. NATRARYIAN, Eng. Beitor, Indiana Secial Referen.
  (18) L. M. WAULA, Eng. Bara-k-Law.
  (19) S. M. PATER, Eng., Vakil, High Court.
  (20) G. K. CRITARIS, Eng., Piender, Abmedangar.
  (21) J. M. CHRASTEL, Eng., Piender, Abmedangar.
  (23) S. G. Liula, Eng., Piender, Abmedangar.
  (24) G. A. PATER, Eng., Piender, Abmedangar.
  (26) G. K. Germ. Eng., Piender, Abmedand.

- (23) S. G. Leils, Mor. P. Fooder, Abundangar.
  (24) G. A. Parzis, Esse, Petender, Abundahad.
  (25) Dr. S. R. Goun, Medical Practitioner, Hubbi.
  (26) B. N. Barzistan, Burg. Pleather, Gryzaum.
  (27) B. S. KARDAK, Eng., Pleather, Sarati.
  (28) S. E. KOTTAL, Eng., Bottler Mambatider.
  (29) A. N. KANARDEKIN, Eng., Pleather, Schöpper.
  (30) MURBUIT MORIZODEN, Zannindór, Manchipara, Ahmedabad.
  (31) G. V. GALTONDER, Ess., Reifrat Excessiver Engineer, Dafarmár.

#### (C) -Associations.

- (3?) Pleaders' Association of Western Indea (D. A. KHARE, Esq.).
- (33) Har Association, Dhárwar (V. M. Holekan, Esq.).
- (34) Anjunan-I-Islam, Bombay.
- (35) Bar Association, Alimedragar (B. B. Desuranon, Eco.).

#### BOMBAY

#### The Numbers refer to Questions.

A.	Bhurgri, Ghalam Hahomed, evid
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30 176 Senarate Examination (so: that letter Simultaneous Examination to c that 11th)

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Paraujpy 9,181.6 Paraujpys

Alterations suggested, and question of effect,
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Comparison with corrients and (and no) of Princersty degrees, bottom and English and subsequent work necessary Princepts

26a901 319 Compulsory subjects, group suggested Motharlat

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Madhaviat - 83,292 4
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30,237; Madgavkar, 30,805; Bhurget, 32,074. 32,087. Languages and literature of the East desirable, but European classics also advised, P. M. Mekta

31,496-503

Ariss:
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Sanskrit and Arabic-configued.

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Question of efficiency not policy. Proctor

Reservation of fixed number for Indians of roof. Rharacles (2.44) Reservation of places for special interests or

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Mehendule

Kelkar

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Mehendule

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